

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

KEVIN KING, STEPHANIE ANN MILLER,
JOSE ALEMAN, STEPHANIE HAGER,
SHANNON DENISE COLLINS, ANGELA
KAHLER, SCOTT BENNEDSEN, TRACY
BENNEDSEN, JAMIE JOHANNA COATES,
BRIANNA N. BENSON, FREDERICK C.
BENSON, BEVERLY MILLS, KATHERINE
ABREU-BORDER, JANICE HARRIMAN
BRYANT, S.L.B., by and through his next
friend Janice Harriman Bryant, WILLIAM
MICHAEL BURLEY, MICHAEL COLLINS,
DAN OLMSTEAD, TAMMY OLMSTEAD,
AUGUST CABRERA, CORBIN CABRERA,
DANIEL MATIAS CABRERA, GILLIAN
LEIGH CABRERA, M.G.C., by and through
his next friend August Cabrera, R.X.C., by and
through his next friend August Cabrera,
ROBERT CABRERA, RONALD PAUL
HOPKINS, SUZANNE RENAE MARTINEZ,
JD PROSSER, GLORIA DIANE TRELFA,
ARTHUR CAMPBELL, AUDREY
CAMPBELL, TINA MARIE CAMPBELL,
KARMA CHISHOLM, GLENN CHISHOLM,
LINDA REYNOLDS, APRIL CLEARY,
JONATHAN CLEARY, DAVID AARON
CROW, JUDITH SARA DARROUGH,
ROBERT CHARLES DARROUGH, B.C.D.,
by and through his next friend Kelli Dodge,
KELLI DODGE, P.A.D., by and through her
next friend Kelli Dodge, VANESSA MARIE
ANZURES, BRIAN EDWARD ELLIS, JULIE
ANN ELLIS, VICTOR RAYMOND ELLIS,
CATHERINE ELM BOATWRIGHT,
MARGARET ELM CAMPBELL, DENNIS
JOHN ELM, DONNA LEE ELM, MATTHEW
ELM, CHRISTINE RANGEL, LOUELLA E.

**COMPLAINT UNDER THE
ANTI-TERRORISM ACT
(18 U.S.C. § 2333)**

JURY TRIAL DEMANDED

No. 1:20-cv-4322

FRISON, EMMITT DWAYNE BURNS, JANICE CARUSO, PATRICIA GOINS, PAUL EDWARD GOINS III, DANA RAINEY, ANN L. GOULD, JAMES A. GOULD, JULIANNA SYMKOWIAK, CAROL GRIFFIN, DANIEL GRIFFIN, MATT GRIFFIN, SHAWN PATRICK GRIFFIN, SHEILA RISTAINO, CARLOS BENJAMIN GROSS PANIAGUA, FELICIA GROSS PANIAGUA, SOCORRO GROSS PANIAGUA, CARLOS BENJAMIN GROSS RIOS SR., JERRY HARDISON, JUSTINA HARDISON, TERESA HARDISON, TIFFANY DOTSON, ASHLEY MICHELLE HARRIS, FELICIA ANN HARRIS, SORAINYA HARRIS, TENNYSON CHARLES HARRIS, CHRISTOPHER WAYNE JOHNSON, DAVID L. PARKER, MICHAEL RUFUS II, STEPHANIE RUFUS, ALEX HENIGAN, ADAM MATTHEW JAYNE, PAUL ELMER JAYNE, G.A.S., by and through his next friend Kent Alan Skeens, KENT ALAN SKEENS, SHERRY A. SKEENS, T.L.S., by and through his next friend Kent Alan Skeens, Z.R.S., by and through her next friend Kent Alan Skeens, BARCLAY KAMALESON, CADE KAMALESON, CEDRIC PAUL KAMALESON, NICOLE KAMALESON, SUNDERRAJ MARK KAMALESON, ABBY KNAPP-MORRIS, K.K., by and through her next friend Abby Knapp-Morris, BRANDON KORONA, BRIAN LAMBKA, JORDAN LAMBKA, L.A.E.L.B., by and through her next friend Natasha Buchanan, NATASHA BUCHANAN, S.L.L.B., by and through her next friend Natasha Buchanan, DOUGLAS A. LANDPHAIR, JEAN S. LANDPHAIR, MEREDITH LANDPHAIR, C. RICHARD LOONEY, MARTHA LOONEY, MARTIN E.

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TALISA SHERVON WILLIAMS,
SAMANTHA SHERVON WILLIAMS,
MICHELLE ZIMMERMAN, BAILY
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v.

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Defendant.

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Plaintiffs, by their attorneys, allege the following:

NATURE OF THE ACTION

1. This is an action under the Anti-Terrorism Act (“ATA”) as amended by the Justice Against Sponsors of Terrorism Act (“JASTA”), 18 U.S.C. § 2333(a) and (d), brought on behalf of Americans injured and the families of Americans killed in a series of terrorist attacks in Afghanistan from mid-2010 through early 2019. The attacks were perpetrated by members of a syndicate of terrorist organizations led by al-Qaeda—referred to in this Complaint as the “al-Qaeda Terror Syndicate” or the “Syndicate.”

2. The attacks were planned, authorized, and committed by al-Qaeda, typically in conjunction with one or more other members of the Syndicate. These members include al-Qaeda, which was designated a Foreign Terrorist Organization (“FTO”) by the U.S. government in 1999; Lashkar-e-Taiba (“LeT” or “LT”), a Pakistani terrorist organization designated an FTO in 2001; Jaish-e-Mohammed (“JeM”), a Pakistani organization designated an FTO in 2001, and its alter-ego Al-Rehmat Trust (“ART”), which was designated an FTO in 2010; the Tehrik-i-Taliban Pakistan (“Pakistani Taliban”), designated an FTO in 2010; and the Afghan Taliban (“Taliban”), which includes the Haqqani Network, a part of the Taliban designated an FTO in 2012. The Syndicate also used joint operational cells that fused al-Qaeda, Taliban (including the Haqqani Network), and LeT operatives

in Kabul and the surrounding provinces, which joint cells the Department of Defense labeled the Kabul Attack Network.¹

3. Defendant Habib Bank Limited (“HBL”) provided financial support to the al-Qaeda Terror Syndicate by providing banking services and payments to terrorists, terrorist groups, and terrorist fundraisers that were part of or affiliated with the Syndicate. HBL provided accounts and facilitated essential transactions that allowed the Syndicate to obtain and move money to terrorists committing attacks on Americans.

4. HBL is the largest commercial bank in Pakistan. It is also a bank of choice for terrorists and terrorist organizations in the region. As just a few examples, Hafiz Muhammad Saeed and Zafar Iqbal, the co-founders of LeT, have accounts at HBL. Both Saeed and Iqbal have been designated Specially Designated Global Terrorists (“SDGTs”) by the U.S. Office of Foreign Assets Control (“OFAC”), an office within the U.S. Department of the Treasury that administers sanctions against terrorists.² Jalaluddin Haqqani, the founder of the Haqqani

¹ Providing material support to a designated FTO is a federal felony. It is also a predicate for civil liability under the ATA.

² An SDGT designation is issued pursuant to Executive Order 13224, which was issued in response to the September 11, 2001 attacks. It is reserved for individuals and organizations that OFAC finds have committed or pose a risk of committing acts of terrorism, or who provide support or otherwise associate with terrorists and terrorist organizations. An SDGT designation results in a freeze of the designee’s assets in the United States and prohibits U.S. persons from dealing with the designee.

Network, published a magazine listing on its front page an account number at HBL so that donors could send money to the group. Al Rashid Trust, which was a major front for al-Qaeda, openly solicited donations to its accounts at HBL. Al-Rehmat Trust, a front for JeM, likewise used an account at HBL. HBL also facilitated money laundering for Dawood Ibrahim, an SDGT with ties to al-Qaeda and LeT, as well as his criminal enterprise, known as D-Company, which engages in drug trafficking, terrorism, and other crimes. And Osama bin Laden had an account at HBL, too.

5. These are but a few examples. In fact, HBL structured its business to be welcoming to terrorists. Most strikingly, HBL maintained a “good guy” list, which was a list of account holders whose transactions could be processed with little or no scrutiny. For a customer to make it onto this list, HBL had to affirmatively determine that the customer’s transactions posed a very low risk of illicit activity. But on that list were at least 154 entries corresponding to identical entries on OFAC’s Specially Designated Nationals and Blocked Persons (“SDN”) list. SDNs are people and companies whose assets are blocked, and who U.S. persons are generally prohibited to deal with because of their links to terrorism or crime. The vast majority of SDNs based in Pakistan are blocked for terrorism-related reasons. In other words, they are people and entities that the United States government regards as the *bad guys*—yet HBL went out of its way to clear the path

for their transactions. HBL's improper use of its "good guy" list resulted in over \$250 million of transactions being cleared through HBL's New York branch office without any meaningful scrutiny.

6. Even when HBL did not forgo screening altogether, it implemented practices that made it easy for terrorists to move money. For example, HBL permitted customers to make wire transfers with incomplete SWIFT messages that omitted key information about either the sender or the beneficiary of the transaction, effectively allowing money to move around in the dark. In some cases, HBL engaged in "wire stripping," removing such information at a customer's request to conceal the source or destination of the funds.

7. HBL is also the unofficial bank of the Pakistani Inter-Services Intelligence ("ISI"), a rogue intelligence agency that uses the bank to funnel money to terrorist groups in violation of Pakistani law and policy. Among others, the ISI supports LeT and the Taliban (including the Haqqani Network) because it perceives these terrorists as a counterweight to Indian and American influence in the region. Thus, the ISI has provided direct support to terrorists, including resources for attacks that killed Americans. HBL assists those efforts by providing financial services and facilitating funds transfers to the ISI's favored terrorist groups.

8. HBL's shocking misconduct is a matter of public record. Starting in 2006, U.S. banking regulators, including the New York Department of Financial Services ("NYDFS") and the Federal Reserve, determined that HBL presented significant risks in connection with customer due diligence and internal controls. HBL promised to implement better procedures—but broke that promise and failed to do so. Consequently, in 2015, the regulators entered a consent order with HBL requiring it to take additional actions. But again, HBL did not comply. Thus, in 2017, NYDFS filed charges against HBL, specifically describing how HBL facilitated terror financing. In response, HBL agreed to pay \$225 million, surrender its license to operate in New York, and close its New York branch.

9. While not all of HBL's misconduct relates directly to the terrorist organizations that committed the attacks at issue in this case (because HBL also went out of its way to help other terrorists and criminals), a substantial portion of it does. It is apparent that HBL was a bank of choice for sophisticated terrorists in the region, and the members of the al-Qaeda Terror Syndicate fit that description precisely. Given the documented instances of HBL opening accounts for senior terrorists in al-Qaeda, LeT, JeM, and the Haqqani Network, it is a certainty that HBL provided significant resources and support to the terrorist organizations that injured Plaintiffs, before and while those injuries were occurring.

10. HBL's repeated and flagrant misconduct supports the allegation that the bank funded terrorism either knowingly or with deliberate indifference to the consequences of its actions. By the numbers, HBL decided to treat more than 150 bad guys as "good guys." It cleared thousands upon thousands of suspect transactions, either by exempting them from scrutiny altogether or dismissing red flags that arose in connection with those transactions. Those transactions were for millions of dollars (at least). And it did all of this in violation of U.S. banking and terrorism laws, Pakistani banking and terrorism laws, and United Nations requirements. Indeed, HBL flagrantly violated the law even while U.S. regulators were watching the bank closely. And it did so even though its own policies require it to know its customers and perform close diligence on risky customers.

11. By knowingly providing funds and financial services to terrorist organizations that authorized, planned, or committed the attacks in this case, HBL violated the ATA's primary and secondary liability provisions. Congress sought to combat terrorism by creating civil liability for anybody who provides—directly or indirectly—material support to violent terrorists and terrorist organizations that kill Americans. The legislature was especially concerned with stopping the flow of funds to terror groups, which need financial conduits and infrastructure to carry out violent attacks. HBL violated the law by knowingly supplying these very conduits

and infrastructure. Accordingly, HBL is liable to the victims of the attacks and their families.

THE PARTIES

12. Plaintiffs are 237 individuals, comprising American nationals injured and the family members of American nationals killed in attacks planned, authorized, and/or committed by FTO members of the al-Qaeda Terror Syndicate in Afghanistan. Plaintiffs were injured, or their loved ones killed, in a number of terrorist attacks detailed in Part III, *infra*. The Plaintiffs are listed in Part IV, *infra*.

13. Defendant is Habib Bank Limited, headquartered in Karachi, Pakistan. At all times relevant to the events in this case, and at least until March 2020, HBL had a branch in New York City.

JURISDICTION AND VENUE

14. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331, 18 U.S.C. § 2333(a) and (d), and 18 U.S.C. § 2338, as a civil action brought by nationals of the United States who have been injured by reason of acts of international terrorism, and/or their estates, survivors, or heirs.

15. Venue is proper pursuant to 28 U.S.C. § 1391.

16. HBL is subject to personal jurisdiction pursuant to 18 U.S.C. § 2334(a), N.Y. C.P.L.R. § 302, and Fed. R. Civ. P. 4(k). That is because, as explained *infra* ¶¶ 259-289, HBL purposefully availed itself of U.S. jurisdiction to

commit its tortious acts, and its conduct had a substantial nexus to the United States, including significant activities at HBL's New York Branch.

17. Moreover, HBL entered the United States voluntarily, maintained a branch here for decades, and has claimed the benefit of U.S. law by initiating litigation in New York State. Thus, HBL should be charged with knowledge of United States law, including the Congressional finding, incorporated in Section 2(a)(6) of JASTA, that companies that “contribute material support or resources, directly or indirectly, to persons or organizations that pose a significant risk of committing acts of terrorism” should “reasonably anticipate being brought to court in the United States to answer for such activities.”

18. Jurisdiction in this venue is also appropriate because jurisdiction exists as to HBL's terrorist customers discussed herein, who purposefully directed their conduct at the United States by targeting Americans and American foreign policy. HBL conspired with these customers to facilitate the maintenance of accounts and transfers of funds that supported these terrorist attacks. *See infra* ¶¶ 290-293, 1025-1031.

FACTUAL ALLEGATIONS

19. The allegations in this Complaint are based on information and belief after consulting authoritative sources about the events described herein, including

mainstream news publications, reports by knowledgeable experts, government sources, and confidential informants.

20. The ensuing Parts describe (1) the terrorist organizations in the al-Qaeda Terror Syndicate that perpetrated the attacks that injured Plaintiffs and/or killed their family members; (2) HBL's knowing provision of material support to these organizations; (3) the ensuing terrorist attacks; and (4) the Plaintiffs.

I. The al-Qaeda Terror Syndicate

21. Since the U.S.-led overthrow of the Taliban-controlled government in Afghanistan in 2001, terrorists have repeatedly attacked American service members and civilians there. While the terrorist groups in question have different names and distinct identities, they have also shared resources, personnel, and operational plans. Given such coordination, the consensus view of the U.S. government at the time was that America was threatened by the resulting terrorist superstructure a "syndicate," composed of al-Qaeda, the Taliban, LeT, and other allied terrorist groups.³

³ Bruce Riedel, *Deadly Embrace: Pakistan, America, and the Future of the Global Jihad* 1 (2011).

22. Indeed, the existence of a terrorist syndicate was contemplated by Osama bin Laden himself, who conceived of al-Qaeda as the leader of a broad coalition of terrorists across Pakistan and Afghanistan.⁴

23. The al-Qaeda Terror Syndicate used indiscriminate violence against American service members and civilians alike to achieve political ends. The Syndicate's primary goal was to affect U.S. foreign policy and expel coalition personnel from Afghanistan. Syndicate members also used violence and intimidation to further their longstanding domestic political agenda of imposing a severe form of Islamic law throughout Pakistan and Afghanistan.

24. None of the members of the al-Qaeda Terror Syndicate adhered to the Geneva Conventions or the law of war. They refused to wear uniforms or otherwise distinguish themselves from civilians; they intentionally slaughtered civilians; and they used indiscriminate weapons.

A. Al-Qaeda

25. Osama bin Laden formed al-Qaeda in the late 1980s in Afghanistan in response to the Soviet occupation of Afghanistan. For decades, al-Qaeda has been a Sunni Islamic terrorist organization intent on destroying the United States.

⁴ See Bill Roggio & Thomas Joscelyn, *The al Qaeda – Taliban Connection*, Wash. Exam'r (July 4, 2011).

26. Following the Soviet withdrawal from Afghanistan, Osama bin Laden began to transform al-Qaeda into a global terrorist group with the capability of launching attacks around the world.

27. Bin Laden declared war on the United States in a published fatwa (religious decree) in 1996.⁵ In 1998, he declared a global jihad calling on all Muslims to kill Americans at any opportunity.⁶

28. On August 7, 1998, al-Qaeda suicide bombers in explosives-laden trucks attacked the U.S. embassies in Kenya and Tanzania, killing more than 200 people and wounding more than 5,000 others.

29. As a result of these and other terrorist attacks, the U.S. State Department designated al-Qaeda as an FTO on October 8, 1999.⁷ It remains designated as such to this day.

⁵ Anne Stenersen, *Al-Qaida in Afghanistan* 62-63 (2017); Counter Extremism Project, *Osama bin Laden* (last visited June 4, 2020), <https://www.counterextremism.com/extremists/osama-bin-laden>; National Commission on Terrorist Attacks Upon the United States, *The 9/11 Commission Report*, at 48 (2004) (hereinafter “9/11 Commission Report”).

⁶ 9/11 Commission Report at 47; Stenersen, *Al-Qaida in Afghanistan*, *supra* note 5, at 71.

⁷ U.S. Dep’t of State, *Foreign Terrorist Organization, Designations by the Secretary of State*, (Oct. 8, 1999), <https://2001-2009.state.gov/s/ct/rls/rpt/fto/2682.htm>.

30. On September 11, 2001, al-Qaeda attacked the World Trade Center in New York and the Pentagon, killing thousands.⁸ A third attack, possibly aimed at the White House, was thwarted by passengers aboard United Flight 93.⁹

31. The United States demanded that the Taliban turn over bin Laden, and the Taliban refused. A U.S.-led coalition invaded Afghanistan in October, and bin Laden and Taliban leaders eventually fled to Pakistan.¹⁰ Thereafter, bin Laden and his Syndicate allies reconstituted their efforts to one of a joint jihad against Americans in support of the Taliban's efforts in Afghanistan.

B. Taliban and the Haqqani Network

32. The Taliban is a Sunni Islamic terrorist organization composed originally of former mujahideen fighters who had expelled the Soviet Union from Afghanistan. In July 2002, President George W. Bush amended Executive Order 13224 to designate the Taliban and its leader Mohammed Omar as Specially Designated Global Terrorists.¹¹ In doing so, President Bush terminated President Clinton's Executive Order 13129, which had observed that the Taliban had "de facto control over the territory of Afghanistan,"¹² finding instead that the situation

⁸ *9/11 Commission Report* at 285-311.

⁹ *Id.* at 10-14.

¹⁰ *Id.* at 332-334; Stenersen, *Al-Qaida in Afghanistan*, *supra* note 5, at 177.

¹¹ *See* Exec. Order No. 13,268, 67 Fed. Reg. 44,751 (July 3, 2002).

¹² Exec. Order No. 13,129, 64 Fed. Reg. 36,759, 36,760 (July 7, 1999).

“has been significantly altered given the success of the military campaign in Afghanistan.”¹³ President Bush found that the Taliban’s designation was necessary to guard against “grave acts of terrorism and threats of terrorism committed by foreign terrorists.”¹⁴

33. Even before that designation, which followed the September 11 attacks and the beginning of Operation Enduring Freedom, the U.S. government considered the Taliban a terrorist group and never recognized it as the government of Afghanistan. Pakistan, Saudi Arabia, and the United Arab Emirates alone recognized the Taliban as the government following its capture of Kabul in 1996; no other country followed suit.

34. Following its capture of Kabul, the Taliban continued to focus on terrorism and imposing strict Sharia law, rather than rebuilding the country. As the Assistant Secretary of State for South Asian Affairs Christina Rocca testified, the Taliban demonstrated “no desire to provide even the most rudimentary health, education, or other social services expected of any government. Instead, they have

¹³ Exec. Order No. 13,268, 67 Fed. Reg. 44,751 (July 3, 2002).

¹⁴ *Id.*

chosen to devote their resources to waging war on the Afghan people, and exporting instability to their neighbors.”¹⁵

35. After 1996, the government of President Rabbani retained Afghanistan’s seat at the United Nations, despite repeated attempts by the Taliban to gain U.N. recognition. The United States opposed the Taliban’s attempts to gain recognition from the United Nations.

36. Within weeks of the September 11 attacks, the United Arab Emirates and Saudi Arabia severed diplomatic relations with the Taliban. Shortly thereafter, the U.S. military launched Operation Enduring Freedom and quickly expelled the Taliban from much of Afghanistan. By November 2001, Pakistan withdrew its diplomatic recognition of the Taliban, leaving the Taliban with no international recognition.

37. Around the same time, in November 2001, the United Nations met in Bonn, Germany to discuss the future of Afghanistan. The Bonn Conference included delegates from multiple Afghan groups, but not the Taliban. The delegates agreed to an interim government led by Hamid Karzai and called for international peacekeepers to provide security.

¹⁵ *Afghanistan’s Humanitarian Crisis: Is Enough Aid Reaching Afghanistan?*: Hr’g Before S. Comm. On Foreign Relations, Subcomm. On Near East & South Asian Affairs, S. Hr’g 107-235, at 18 (Oct. 10, 2001) (statement of Christina Rocca, Asst. Sec’y, South Asia, Dep’t of State).

38. The United States recognized the interim government in Afghanistan on December 22, 2001. It re-opened the American Embassy in Kabul on January 17, 2002.

39. Hamid Karzai was elected President of the Afghan Transitional Administration in June 2002 by the *loya jirga*, a traditional Afghan assembly of tribal leaders, which did not include any members of the Taliban. President Karzai addressed the U.N. General Assembly as the President of Afghanistan in September 2002. In December 2002, the U.N. Security Council recognized “the Transitional Administration as the sole legitimate Government of Afghanistan, pending democratic elections in 2004” and reaffirmed its “commitment to assist the Transitional Administration in its efforts to ensure security, prosperity, tolerance and respect for human rights for all people of Afghanistan, and to combat terrorism, extremism and narco-trafficking.”¹⁶

40. In May 2003, the United States declared an end to major combat operations in Afghanistan, with Secretary of Defense Donald Rumsfeld marking the beginning of “a period of stability and stabilization and reconstruction activities.”¹⁷ NATO assumed command of the ISAF in August, and in October the

¹⁶ U.N. Security Council Resolution 1453 (Dec. 24, 2002).

¹⁷ *Rumsfeld: Major Combat Over in Afghanistan*, CNN (May 1, 2003).

U.N. Security Council expanded the ISAF's mandate to allow it "to support the Afghan Transitional Authority and its successors in the maintenance of security."¹⁸

41. A special constitutional *loya jirga* approved a new Constitution for the new Islamic Republic of Afghanistan on January 4, 2004. The Taliban did not participate. Under the new Constitution, in October 2004, the Afghan people elected President Karzai to a five-year term as president. The Taliban threatened to disrupt that election by attacking polling places.

42. The U.S. military and ISAF continued to operate in Afghanistan at the invitation of the Afghan government. On May 23, 2005, President Bush and President Karzai issued a Joint Declaration of the United States-Afghanistan Strategic Partnership in order to strengthen "Afghanistan's long-term security, democracy and prosperity," which provided for continued U.S. military operations in Afghanistan.¹⁹ In September 2005, the Minister for Foreign Affairs of Afghanistan told the United Nations that Afghanistan "welcome[d] the prospect of ISAF continuing to operate in Afghanistan until our Security Forces are fully able

¹⁸ U.N. Security Council Resolution 1510, ¶ 1 (Oct. 13, 2003).

¹⁹ Joint Declaration of the United States-Afghanistan Strategic Partnership, 1 Pub. Papers 853 (May 23, 2005).

to provide security to our nation.”²⁰ The U.N. Security Council reauthorized the ISAF later that month.²¹

43. On December 26, 2007, Congress enacted a law declaring that, for purposes of “section 212(a)(3)(B) of the Immigration and Nationality Act, . . . the Taliban shall be considered to be a terrorist organization.”²² As a State Department official explained, the U.S. government treats the Taliban “as a Foreign Terrorist Organization for immigration purposes.”²³

44. At all relevant times, the U.S. government viewed the Taliban as a terrorist group, not as the legitimate armed force of any nation.

45. Although the Taliban had local chapters throughout Afghanistan, it operated as a top-down hierarchy through which the Quetta Shura (the seat of Taliban political power) and the Peshawar Shura (the seat of its so-called “military” power) exerted command and control over rank-and-file Taliban fighters. The degree of control exerted by Taliban leadership is also evident in the

²⁰ Letter from Secretary-General to the President of the Security Council, U.N. Doc. S/2005/574, at 2 (Sept. 12, 2005).

²¹ U.N. Security Council Resolution 1623 (Sep. 13, 2005)

²² Consolidated Appropriations Act of 2007, § 691(d), Pub. L. No. 110-161, 121 Stat. 1844, 2365.

²³ U.S. Dep’t of State, *Senior Administration Officials on the Terrorist Designation of the Haqqani Network* (Sept. 7, 2012).

results of the February 2020 U.S.-Taliban agreement.²⁴ Since that agreement, entered into by Taliban leadership, Taliban rank-and-file fighters throughout the country have complied with leadership's directive to desist from all large-scale attacks on U.S. forces.

46. The Taliban's principal goal has long been to expel Americans from the country and undermine the democratically elected government of Afghanistan. To that end, the Taliban began ramping up attacks on U.S. forces during the mid-2000s. The Taliban also began to use new attack types during this timeframe, including suicide bombings. For example, the Taliban committed six suicide bombings in Afghanistan in 2004, and 141 in 2006. Remotely detonated bombings also more than doubled between 2005 and 2006.

47. In 2008 and 2009, the growing Taliban-led insurgency attacked U.S. forces throughout Afghanistan, with a particular emphasis on the southern provinces, especially Helmand and Kandahar. In 2009, responding to the Taliban's growing threat, U.S. Marines launched counterinsurgency operations focused on "restoring government services, bolstering local police forces, and protecting civilians from Taliban incursion."²⁵ The Taliban, in turn, responded with escalating

²⁴ Agreement For Bringing Peace To Afghanistan Between The Islamic Emirate Of Afghanistan which is not recognized by the United States as a state and is known as the Taliban and the United States of America (Feb. 29, 2020).

²⁵ Council on Foreign Relations, *Timeline: The U.S. War in Afghanistan: 1999 – 2020*.

violence. By 2010, the Taliban's power and influence was growing, and it had regained much of the territory it had lost after September 11.

48. The Taliban often attacked American military forces, contractors, and Afghan forces. But it also targeted civilian aid workers and non-governmental organizations. In recent years, the Taliban has increased attacks on civilians by placing explosives in public locations and using suicide bombers. It routinely used improvised explosive devices that included passive detonation devices that would be triggered by any nearby movement (including by civilians). It has also used civilians to attract Coalition forces before detonating a bomb, frequently killing more civilians than Coalition forces. In doing so, the Taliban would have violated the laws of war if it was subject to them, and did not comply with the Geneva Conventions. It neither wore uniforms nor otherwise distinguished its fighters from civilians. It conscripted children into committing attacks. The Taliban also regularly targeted teachers, children, doctors, and clerics. And it engaged in widespread kidnapping and torture in an effort to intimidate its enemies.

49. In addition, the Taliban summarily executed Afghan civilians without a trial if they were suspected of aiding the Coalition. According to a Taliban *fatwa* (an authoritative religious decree), “[d]uring the attack by America, if any Muslim—regardless of whether they are Afghan or non-Afghan—cooperates with

the infidels, or if he helps and spies for them, then that person will be just like the foreign invaders and killing him becomes mandatory.”²⁶

50. The Taliban carried out the terrorist attacks that killed or injured the Plaintiffs in this case. To effectuate those attacks, it employed a number of different terrorist tactics. Most prominently, the Taliban relied heavily on IEDs, including Explosively Formed Penetrators (“EFPs”), designed to destroy American armored vehicles and inflict heavy casualties. Many Plaintiffs, or their family members, were killed or injured by a Taliban-planted IED or EFP.

51. The Taliban also has attacked U.S. forces and U.S. government contractors using suicide bombers with increased frequency. Many Plaintiffs, or their family members, were killed or injured in Taliban suicide-bomber attacks. For example, Army SGT Andrew R. Looney, whose family members are Plaintiffs, was killed on June 21, 2010, when a Taliban suicide bomber detonated her bomb at a checkpoint SGT Looney was manning. *See infra* ¶¶ 648-655.

52. The Taliban (often through the Haqqani Network), also employed insider attacks carried out by members of the Afghan Army. According to an August 2012 statement by Mullah Omar, Taliban terrorists “cleverly infiltrated in

²⁶ Alex Strick Van Linschoten & Felix Kuehn, *Resolution and Fatwa of a Big Gathering of Clerics in The Taliban Reader: War, Islam and Politics* (2018).

the ranks of the enemy according to the plan given to them last year.”²⁷ He similarly encouraged Afghan officers to “defect and join the Taliban.”²⁸ These attacks took place in all areas of Afghanistan, and the Taliban regularly claimed responsibility for them.²⁹ Many Plaintiffs in this case, or their family members, were killed or injured in Taliban-insider attacks. For example, Army SGT Nicholas J. Aleman, whose family members are Plaintiffs, was killed in a suicide bombing insider attack. *See infra* ¶¶ 361-368.

53. The Haqqani Network is a Sunni Islamic terrorist organization that has been operating in Afghanistan since the 1970s. It was founded by Jalaluddin Haqqani and is now led by his son, Sirajuddin Haqqani. The Haqqani Network is part of the Taliban and is closely allied and interdependent with al-Qaeda.

54. On September 19, 2012, the U.S. State Department designated the Haqqani Network as an FTO.³⁰

55. The United States previously designated multiple Haqqani leaders as SDGTs. On February 29, 2008, the U.S. State Department designated Sirajuddin Haqqani for “acts of terrorism that threaten the security of U.S. nationals or the

²⁷ Bill Roggio, *Mullah Omar Addresses Green-on-Blue Attacks*, Long War J. (Aug. 20, 2012).

²⁸ *Id.*

²⁹ See Bill Roggio, *2 More ISAF Troops Wounded In Latest Green-On-Blue Attack*, Long War J. (Aug. 13, 2012).

³⁰ U.S. Dep’t of State, *Country Reports on Terrorism 2017*, at 294 (Sept. 2018).

national security, foreign policy, or economy of the United States.”³¹ In 2010 and 2011, the U.S. Treasury Department designated three other members of the Haqqani family—Nasiruddin, Khalil Al-Rahman, and Badruddin—as fundraisers and commanders of the Haqqani Network. By February 2014, the U.S. State Department and the U.S. Treasury Department had designated fourteen leaders in the Haqqani Network under Executive Order 13224.

56. The Haqqani Network began supplying weapons to the Taliban in the mid-1990s, when the Taliban was in its infancy. It has operated as part of the Taliban since approximately 1995, when its founder Jalaluddin Haqqani swore allegiance to the Taliban. Jalaluddin Haqqani was the Minister of Tribal Affairs for the Taliban until the U.S. invasion.

57. The Haqqani Network was especially active in the southeastern parts of Afghanistan, particularly in the Paktia, Paktika, and Khost (“P2K”) Provinces. It also developed a significant presence in the surrounding Provinces of Kabul, Logar, Wardak, Ghazni, and Zabul. Because of the Haqqani Network’s longstanding tribal connections to the southeastern region of Afghanistan, the Taliban often acts through the Haqqani Network in those areas. Sirajuddin Haqqani

³¹ Public Notice, *In the Matter of the Designation of Sirajuddin Haqqani, aka Sirajuddin Haqqani, aka Siraj Haqqani, aka Siraj Haqani, aka Saraj Haqqani, aka Saraj Haqani, as a Specially Designated Global Terrorist Pursuant to Section 1(b) of Executive Order 13224, as Amended*, 73 Fed. Reg. 12,499 (Mar. 7, 2008).

explained in 2010 that the Haqqani Network is “assigned by the Islamic Emirate in the southeastern front of Afghanistan (Paktia, Khost, Paktika) and we have mujahideen members who are carrying out jihad in the north (provinces in northern Afghanistan) and in the south (provinces in southern Afghanistan), and they are operating under the Amirs of the provinces they are under.”³²

58. The Taliban’s terrorist commanders and shadow governors in the P2K area are often members of the Haqqani Network. As the U.S. State Department explained when it announced the designation of Mullah Sangeen Zadran as a Specially Designated Global Terrorist, Sangeen Zadran served as the “Shadow Governor for Paktika province, Afghanistan and a commander of the Haqqani Network, a Taliban-affiliated group.”³³ Similarly, Abdul Aziz Abbasin is a “key commander in the Haqqani Network” who simultaneously functions as the broader Taliban organization’s shadow governor for the Orgun District in Paktika Province.³⁴

59. The Haqqani’s influence is not limited to the southeastern provinces. There is also significant overlap between the broader leadership of the Taliban and

³² Bill Roggio, *Taliban Cooperation With al Qaeda ‘Is At The Highest Limits’ – Siraj Haqqani*, Long War J. (Apr. 15, 2010).

³³ Press Release, U.S. Dep’t of State, *Designation of Haqqani Network Commander Sangeen Zadran* (Aug. 16, 2011).

³⁴ Bill Roggio, *US Adds 5 al Qaeda, Taliban, Haqqani Network, And IMU Facilitators To Terrorist List*, Long War J. (Sept. 29, 2011).

the Haqqani Network. Sirajuddin Haqqani (Jalaluddin's son and successor) has been a member of the Taliban's governing council since at least 2010. Since 2015, he has been the Deputy Emir of the Taliban, which is the second in command in the Taliban's leadership.

60. In particular, the Haqqani Network has overseen the Taliban's terrorist attacks on U.S. and Coalition forces in Afghanistan. After September 11, Jalaluddin Haqqani effectively served as the Taliban's secretary of terrorism and planned many of the Taliban's attacks on U.S. forces in the early days following the overthrow of the Taliban government. In October 2001, a purported Jihadist publication (as published online) described Jalaluddin as the "chief of the Taliban army."³⁵ Indeed, in an interview with Sirajuddin published by Gulf News UAE, the interviewer identified Jalaluddin as "the commander-in-chief of the Taliban's southern military command"—akin to the Taliban combat chief—"[and] Mullah Omar's top military strategist and commander."³⁶ As for his son, Sirajuddin is now Deputy Emir of the Taliban and oversees its terrorist operations throughout the country.

³⁵ Karachi Jasarat, *Chief of Taliban Army Contacts Jamaat-i-Islami Chief* (Oct. 11, 2001).

³⁶ Aslam Khan, *Taliban Leader Warns of Long Guerilla War*, Gulf News UAE (Oct. 20, 2001).

61. Similarly, according to Brigadier General Charles H. Cleveland, the chief spokesman for U.S. and NATO forces in Afghanistan, as of 2016 Sirajuddin Haqqani “increasingly runs the day-to-day military operations for the Taliban, and, we believe, is likely involved in appointing shadow governors.”³⁷

62. In 2016, *the New York Times* reported that, according to a senior Taliban commander in southern Afghanistan, Sirajuddin Haqqani was in “constant contact” with Taliban field commanders throughout Afghanistan, including outside the Haqqani Network’s area of particular influence in the southeast.³⁸ According to the commander, all field commanders had to contact Sirajuddin Haqqani for permission before launching a terrorist offensive.

63. The Haqqani Network also influenced Taliban decisions about which types of attacks to employ. The Haqqani Network was the first to use suicide bombings in Afghanistan, an innovation that al-Qaeda taught it. The Haqqani Network also was involved in the rising number of Taliban-insider attacks—which strategically undermined relations between U.S. and Afghan forces. By 2007, Army Lieutenant Colonel Dave Anders, the director of operations for Combined Joint Task Force-82, explained that “Siraj[uddin Haqqani] is the one dictating the

³⁷ Mujib Mashal, *Haqqanis Steering Deadlier Taliban In Afghanistan, Officials Say*, N.Y. Times (May 7, 2016).

³⁸ *Id.*

new parameters of brutality associated with Taliban senior leadership” employing “[k]idnappings, assassinations, beheading women, indiscriminate killings and suicide bombers.”³⁹

64. The Haqqani Network’s influence within the broader Taliban organization is not limited to planning and authorizing attacks. Even outside of the Haqqani’s traditional stronghold, its members often commit attacks alongside other Taliban terrorists. For example, in early 2009 the Haqqani Network was operating in the southern provinces of Helmand and Kandahar. A spokesman for the Taliban reportedly confirmed that the Haqqani Network was operating in “Kandahar as well as nearby Helmand province to provide training, support—particularly in bomb-making—and to carry out attacks.”⁴⁰

65. In 2013, “[a] combined force in . . . Kandahar . . . arrested a Haqqani network facilitator who managed supply routes from [Kandahar City] to other provinces” and was “also . . . believed to have been instrumental in the acquisition and distribution of lethal aid to Haqqani fighters for attacks against Afghan and coalition forces.”⁴¹ And a successful 2017 Taliban attack in Kandahar against the

³⁹ Bill Roggio, *Targeting Taliban Commander Siraj Haqqani*, Long War J. (Oct. 20, 2007).

⁴⁰ Murray Brewster, *Fanatical Taliban Wing Moves Into Kandahar*, Star (Feb. 8, 2009).

⁴¹ U.S. Dep’t of Defense, *Afghan, Coalition Forces Kill Insurgents in Logar Province* (Feb. 20, 2013).

United Arab Emirates ambassador to Afghanistan was attributed to the Haqqani Network.

66. Both Sirajuddin and Jalaluddin Haqqani have confirmed that the Haqqani Network operates as part of the Taliban.⁴² The Taliban, for its part, has rejected claims that the Haqqani Network is a separate entity from the Taliban.⁴³

67. The Haqqani Network also has significant links to al-Qaeda, dating back to the 1980s when Osama bin Laden established a training camp for his nascent terrorist group in Haqqani-controlled territory. After September 11, the Haqqanis provided sanctuary to bin Laden after he fled Afghanistan; Jalaluddin Haqqani himself announced that the Taliban would “retreat to the mountains and begin a long guerrilla war to reclaim our pure land from infidels” and stated that “Osama bin Laden . . . [is] safe and sound and carrying out [his] duties.”⁴⁴

68. The Haqqani Network’s close relationship with other terrorist groups has helped to develop the modern terrorist syndicate operating in Afghanistan. In furtherance of that goal, the Haqqani Network provides protection to al-Qaeda so that it can launch attacks in Afghanistan and plan acts of international terrorism

⁴² See Bill Roggio, *US Military Searches For Kabul Attack Network Members*, Long War J. (Apr. 27, 2016).

⁴³ See Bill Roggio, *Taliban Call Haqqani Network A ‘Conjured Entity’*, Long War J. (Sept. 9, 2012).

⁴⁴ Aslam Khan, *Taliban Leader Warns Of Long Guerilla War*, Gulf News UAE (Oct. 21, 2001).

abroad. Senior Haqqani Network officials also have publicly indicated that the Haqqani Network and al-Qaeda are one.⁴⁵ And in July 2008, Jalaluddin Haqqani's son—18 year old Muhamman Omar Haqqani—was killed alongside a top al-Qaeda commander in southeast Afghanistan. The Haqqani Network also maintains training camps and safe houses that have been used by al-Qaeda and Taliban operatives.

69. More recently, Sirajuddin Haqqani has welcomed al-Qaeda members to join and fight with the Haqqani Network and the rest of the Taliban.⁴⁶ According to U.S. intelligence officers, Sirajuddin Haqqani acts as a member of al-Qaeda's military council.⁴⁷ U.S. officials have described him as al-Qaeda's top facilitator in Afghanistan.⁴⁸ And when the U.S. Treasury Department designated Sirajuddin Haqqani's uncle Khalil Al-Rahman Haqqani as an SDGT, it noted that he "has also acted on behalf of al-Qa'ida and has been linked to al-Qa'ida military

⁴⁵ See Bill Roggio, *An Interview With Mullah Sangeen*, Long War J. (Sept. 17, 2009).

⁴⁶ Roggio, *Taliban Cooperation*, *supra* note 32.

⁴⁷ *Id.*

⁴⁸ Hindustan Times, *Al Qaeda Very Active In Afghanistan, Preparing for Attacks* (Apr. 14, 2016) ("The Taliban's current deputy commander, Siraj Haqqani, is head of the Haqqani Network and al Qaeda's top facilitator in Afghanistan, according to US officials.").

operations.”⁴⁹ The U.S. Treasury Department likewise has repeatedly recognized links between Haqqani Network leaders and al-Qaeda.⁵⁰

70. The Haqqani Network is often considered the most radical part of the Taliban. Like the Taliban, it relies on terrorist attacks—including suicide bombings, IED and EFP attacks, insider attacks, and complex attacks—rather than open combat.⁵¹ The Haqqani Network routinely would violate the laws of war if it were subject to them, and it does not comply with the Geneva Conventions.

71. Many Plaintiffs, or their family members, were killed or injured in attacks by the Haqqani Network. For example, the Haqqani Network conducted the Taliban’s terrorist attacks in the P2K area of Afghanistan, including the May 6, 2012 IED attack that severely injured Plaintiff Army CPL Jonathan Cleary. *See infra* ¶¶ 461-466.

72. The Haqqani Network also committed many high profile kidnappings. For example, on August 7, 2016, the Haqqani Network kidnapped Professor Kevin King, a Plaintiff in this case, at gunpoint just outside the gates of American University of Afghanistan. It held him hostage under inhuman conditions for over

⁴⁹ Press Release, U.S. Dep’t of Treasury, *Treasury Targets the Financial and Support Networks of Al Qaeda and the Taliban, Haqqani Network Leadership* (Feb. 9, 2011).

⁵⁰ *See, e.g.*, Press Release, U.S. Dep’t of Treasury, *Treasury Department Targets Key Haqqani Network Leaders* (Feb. 5, 2014).

⁵¹ Bill Roggio, *Haqqani Network Promotes Suicide, IED Attacks, and Ambushes In ‘Caravan of Heroes’*, Long War J. (Apr. 10, 2015).

three years before finally releasing him as part of a prisoner exchange. *See infra* ¶¶ 355-360.

73. HBL has longstanding ties to the Haqqani Network. For example, going as far back as the 1990s, Jalaluddin Haqqani advertised an HBL account as a destination for donations to the organization in his magazine.⁵²

C. Lashkar-e-Taiba

74. “The staying power of al-Qaeda became rooted in its ability to draw from and coordinate with allied groups embedded in multiple networks on both sides of the border. Its key affiliates include the Afghan and Pakistani Taliban, the Haqqani Network, and Lashkar-e-Taiba.”⁵³

75. Lashkar-e-Taiba, also known as LeT or LT, means “Army of the Pure,” and was founded in Pakistan in the early 1990s. Since its inception, the group has been engaged in terrorist activities, causing the United States to designate it as an FTO on December 26, 2001—and to subsequently renew that designation and to expand it to include LeT’s aliases and affiliates.

76. At all relevant times, LeT has been known to be a terrorist group that targeted Americans in Afghanistan for attack. As one terrorism scholar observed,

⁵² Gretchen Peters, *Haqqani Network Financing: The Evolution of an Industry*, Combating Terrorism Center at West Point, at 16 (2012), https://ctc.usma.edu/wp-content/uploads/2012/07/CTC_Haqqani_Network_Financing-Report_Final.pdf.

⁵³ Lauren McNally & Marvin G. Weinbaum, *A Resilient al-Qaeda in Afghanistan and Pakistan*, MEI Policy Focus 2016-18, at 4 (Aug. 2016).

“[w]hen viewed from the perspective of the United States, it is safe to say that LeT has long undermined U.S. interests in the global war on terror” and “threaten[ed] U.S. soldiers and civilians in Afghanistan.”⁵⁴

77. At all relevant times, LeT has been led by Hafiz Saeed, “a very public figure in Pakistan” who was known for “advocat[ing] a truly extreme vision” as the “head of one of the world’s most dangerous terrorist organizations.”⁵⁵

78. Saeed was well known in Pakistan for his specific affiliation with al-Qaeda founders Abdullah Azzam and Osama bin Laden. As a former senior U.S. official explained:

Saeed and Azzam were close partners with Osama bin Laden in the 1980s. Azzam was the intellectual guru who created the modern Islamic extremist movement. One former head of the Mossad, Israel’s top intelligence service, told me that Azzam should properly be seen as the “father of the global jihad.” Saeed stayed in close contact with bin Laden until his death a year ago, according [to] the material found in the al Qaeda leader’s hideout in Abbottabad, Pakistan. Saeed openly mourned bin Laden in a bitter eulogy the Friday after the SEALs delivered justice to bin Laden.⁵⁶

79. “Over the last two and a half decades, [al-Qaeda’s core] has maintained close working relationships” with LeT, which is “hardly surprising,

⁵⁴ Ashley J. Tellis, *The Menace That Is Lashkar-e-Taiba*, Carnegie Endowment for International Peace Policy Outlook (2012).

⁵⁵ Bruce Riedel, *Hafiz Saeed, Pakistani Extremist with a \$10 Million Price on his Head, is al Qaeda’s Ally*, Brookings (Apr. 3, 2012).

⁵⁶ *Id.* at 2.

since some of al-Qaeda’s top lieutenants have long used South Asia as an operational hub.”⁵⁷ “Al-Qaeda ties with LeT go back to the anti-Soviet war. One of LeT’s founders, Abdul Rehman Sareehi, had close ties with both Abdullah Azzam and Osama bin Laden,” and LeT therefore has a long history of providing “material and logistical support to individual al-Qaeda members.”⁵⁸

80. As an example of LeT’s closeness with al-Qaeda, when the Clinton Administration fired a Tomahawk missile salvo to destroy al-Qaeda camps in Afghanistan in 1998 in an attempt to kill Osama bin Laden in response to the African embassy bombings, our attack missed bin Laden but did “kill many LeT operatives and trainers who had been bivouacked in these facilities.”⁵⁹

81. Throughout this time, LeT was also a beneficiary of the Pakistani Inter-Services Intelligence (“ISI”), which uses the group to counter Indian and, after 9/11, American, interests in the region.

82. Consistent with its close ties to the ISI, in its early days, LeT focused on the regions of Jammu and Kashmir, and directed its terrorist activity principally at India. For example, on December 13, 2001, LeT joined an attack on India’s

⁵⁷ The Soufan Center, *Al-Qaeda in the Indian Subcontinent: The Nucleus of Jihad in South Asia*, at 12 (2019).

⁵⁸ *Id.* at 14.

⁵⁹ Tellis, *Menace*, *supra* note 54.

Parliament building, killing nine innocents and injuring at least twenty-two others. This attack brought India and Pakistan to the brink of war.

83. “LeT began contributing to al-Qaeda’s global jihad against the United States and its allies after 9/11.”⁶⁰ “As al-Qaeda operatives fled Afghanistan in the wake of the U.S. counter-attack, LeT’s leadership directed its members to provide safe haven in Pakistan for some and to facilitate emigration to the Middle East or other safe destinations for others. The group arranged fake passports, safe houses, guards and fixers, and provided medical support for Arabs wounded during the U.S. invasion.”⁶¹

84. As the insurgency targeting Americans in Afghanistan “gained strength in 2005-2006, ... [LeT] began facilitating access” to Afghanistan for LeT members to fight under al-Qaeda and the Taliban’s banner.⁶² One terrorism scholar explained LeT’s close operational ties with al-Qaeda, the Taliban, and the Haqqani Network as follows:

[L]ike al-Qaeda, LeT has demonstrated a remarkable ability to forge coalitions with like-minded terrorist groups. These alliances are most clearly on display within South Asia, where, in addition to al-Qaeda, LeT cooperates with other militant groups, such as the Afghan Taliban, in the areas of recruiting, training, tactical planning, financing, and operations. . . . In Pakistan, LeT cooperates actively

⁶⁰ Stephen Tinkel, *Lashkar-e-Taiba: Past Operations and Future Prospects*, New America Foundation, at 1 (2011).

⁶¹ *Id.* at 16.

⁶² *Id.* at 6.

with the Afghan Taliban . . . and also coordinates operations against Afghanistan with al-Qaeda and the Haqqani Network.⁶³

85. As LeT ramped up its support for jihad targeting Americans in Afghanistan, it continued to target Indians and Westerners for attack in India. Perhaps most infamously, LeT carried out the 2008 Mumbai attacks. Ten LeT members carried out a dozen coordinated shooting and bombing attacks lasting four days across Mumbai, killing at least 160 innocents (including 6 Americans). The attacks focused on international hotels, a busy railway station, and a café popular with tourists.

86. “Approximately one year after Mumbai, U.S. President Barack Obama wrote a letter to his Pakistani counterpart, President Asif Ali Zardari, in which he specifically mentioned LeT as one of the militant groups against which the government should act. A chorus of U.S. diplomats, security officials and military officers reiterated this call for action, pressuring Pakistan publicly as well as privately to move against LeT.”⁶⁴

87. After the Mumbai attacks, LeT decided “to lay low when it came to operations against India.” Instead, it grew its presence in the al-Qaeda strongholds of the Nangarhar, Nuristan, Kunar and Laghman (“N2KL”) and P2K Provinces, as

⁶³ Tellis, *Menace*, *supra* note 54.

⁶⁴ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 1.

well as Kabul and the strategically crucial provinces around Kabul in which the Kabul Attack Network committed attacks. “This served a dual purpose: The Afghan front provided a pressure release valve, while the influx of Lashkar-e-Taiba members yielded additional intelligence to the security establishment about the militant state of play across the border. This practice of encouraging the group’s participation in Afghanistan continues: enabling it to wage jihad against U.S. and Afghan forces, as well as to launch occasional attacks against Indian interests; and putting its members in a position to gather intelligence on other groups.”⁶⁵

88. Collaboration between LeT and its al-Qaeda, Taliban, and Haqqani Network partners in the Syndicate “was centered on the jihad in Afghanistan” and “included the joint recruitment and infiltration of fighters into Afghanistan; sharing safe houses and resources, including weapons, explosives and information; and joint training and fighting in Afghanistan.”⁶⁶

89. As the U.S. government repeatedly recognized, LeT played a vital role in the al-Qaeda Terror Syndicate throughout the period relevant to this case. Terrorism scholars drew a similar conclusion. For example, in February 2010, one

⁶⁵ Stephen Tankel, *Ten Years After Mumbai, the Group Responsible Is Deadlier than Ever*, War on the Rocks (Nov. 26, 2018), <https://warontherocks.com/2018/11/ten-years-after-mumbai-the-group-responsible-is-deadlier-than-ever/>.

⁶⁶ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 19.

scholar observed that “[t]oday,” al-Qaeda and LeT “cooperate on training and recruitment for the Afghan jihad against coalition forces, equipping fighters and infiltrating them across the Durand Line separating Pakistan and Afghanistan.”⁶⁷ Similarly, in March 2012, another scholar noted that “[w]ith recruitment, fundraising, and operations extending to Afghanistan, Iraq, Central Asia, Europe, Africa, and Australia, LeT has rapidly become a formidable global threat. Today, LeT has close ties with al-Qaeda in Pakistan and supports the Taliban’s military operations.”⁶⁸

90. As a “key affiliate[]” of al-Qaeda,⁶⁹ LeT provided critical support to the al-Qaeda-led syndicate by sourcing foreign fighters, including Pakistanis and others from outside Afghanistan, for purposes of the fighters receiving training by al-Qaeda in order to be ultimately deployed in Afghanistan on behalf of the joint al-Qaeda/Taliban (including Haqqani Network) cells operating in the key provinces there. In this way, al-Qaeda leveraged its historical relationship, and religious doctrinal affinity, with LeT to find a partner whom it can trust to find the right terrorist “talent” for purposes of being trained by al-Qaeda to commit attacks in Afghanistan. LeT’s “lane” in this Syndicate effort is “Pakistani and foreign

⁶⁷ Stephen Tankel, *The Long Arm of Lashkar-e-Taiba* at 1-2, Washington Institute for Near East Policy, Policy Watch # 1361 (Feb. 17, 2010).

⁶⁸ Tellis, *Menace*, *supra* note 54.

⁶⁹ McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 4.

talent recruitment” from madrassas and other social networks controlled by LeT operatives and LeT fronts throughout Pakistan.

91. LeT, and its front organizations, also provide essential logistical support to facilitate the operation of al-Qaeda-run training camps in Waziristan by providing funding, safe houses, travel support, and recruits, for the camps.

92. An example of LeT’s logistical support for the network of al-Qaeda camps in Waziristan occurred in 2005, when several al-Qaeda suspects “traveled to work in JuD relief camps after [an earthquake in Pakistan] before making their way to militant training camps in Waziristan.”⁷⁰ “This was not the first or the last time that LeT was believed to have acted as a gateway organization to al- Qaeda. It is an article of faith among the American and British security establishments that the group has played this role on numerous occasions.”⁷¹

93. LeT’s direct support of al-Qaeda was an essential component of the latter’s fundraising and recruiting efforts in the Afghan-Pakistan region. As two terrorism scholars explained:

[LeT] has a particularly strong relationship with al-Qaeda, with some reports predicting that LeT could become “the next al-Qaeda.” Al-Qaeda has utilized LeT safehouses while in Pakistan, and LeT has proven to be the strongest ideological ally of al-Qaeda in the region. LeT has also been among the groups working with al-Qaeda to carry out operations in Afghanistan. LeT has become known for

⁷⁰ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 1.

⁷¹ *Id.*

“technological sophistication, [broad] global recruiting and fundraising network, its close ties to protectors within the Pakistani government, and the fact that it is still a less high-profile target of Western intelligence,” all of which afford [LeT] an advantage over nationally-focused groups in the region.⁷²

94. LeT was uniquely well positioned to source terrorist talent for al-Qaeda and its allies because LeT, like the terrorist group Lebanese Hezbollah, built an extensive social welfare infrastructure that served the express purpose of identifying suitable candidates for terrorist indoctrination, as well as generally improving the terrorist group’s reputation and capacity for attracting new recruits. LeT’s “standing” in certain Pakistani circles thus “heightened its ability to raise money for missionary outreach and to recruit members from other sects, who were promptly converted upon joining. In other words, its militancy and missionary activities reinforced one another.”⁷³

95. While LeT helped source thousands of fighters for the joint al-Qaeda/Taliban (including Haqqani Network) cells in Afghanistan, as described above, LeT also played the key role in sourcing nearly all of the suicide bombers who were ultimately trained by al-Qaeda and deployed as suicide attackers on behalf of the joint al-Qaeda/Taliban (including Haqqani Network) cells operating in N2KL, P2K, and the Kabul Attack Network-related Provinces. “[R]ecruitment

⁷² McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 10-11 (internal citations omitted).

⁷³ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 5.

for suicide bombings conducted by other groups” was a particular “LeT specialty.”⁷⁴ LeT furnished the large majority of suicide bombers who were ultimately trained to become al-Qaeda operatives and used in nearly every attack in this case.

96. With rare exceptions, LeT terrorists do not openly participate in attacks in Afghanistan under LeT’s banner. Instead, LeT terrorists were (and remain) embedded alongside the relevant Taliban and al-Qaeda terrorists who committed attacks together as part of joint al-Qaeda/Taliban cells in Afghanistan. This was an operational manifestation of al-Qaeda’s syndicate strategy, which facilitated the efficient embedding of LeT terrorists in the terrorist cells that were of greatest importance to the shared al-Qaeda/Taliban enterprise. As terrorism scholar Stephen Tankel explained:

Lashkar need not take the lead role in order for its training apparatus and transnational networks to be used against the US or its Western allies. Indeed, the current threat to Western interests comes from a conglomeration of actors working in concert. Notably, working as part of a consortium provides cover for [LeT], since shared responsibility makes it easier for Lashkar to conceal its fingerprints. One could imagine a scenario in which would-be Western jihadis looking to fight in Afghanistan linked up with a facilitator connected with Lashkar to access a training camp in territory controlled by the Haqqani Network where al-Qaeda convinced them to launch a terrorist attack in a

⁷⁴ Tellis, *Menace*, *supra* note 54.

Western country and Lashkar trainers provided some of the instruction.⁷⁵

97. LeT terrorists were sometimes dual-hatted, meaning that they were operatives working on behalf of two (or more) jihadist group. James McLintock, for example, was a triple-hatted operative of al-Qaeda, LeT, and the Taliban. LeT and al-Qaeda terrorists were often dual-hatted, as LeT was the Pakistani jihadist group that most closely adhered to al -Qaeda's interpretation of Islam.

98. **Nangarhar, Nuristan, Kunar and Laghman (N2KL) Provinces.**

LeT terrorists forward-deployed terrorists to the N2KL Provinces to provide embedded support to the joint al-Qaeda/Taliban cells in the N2KL Provinces. LeT fighters “turned up in Kunar and Nuristan provinces in Northeastern Afghanistan, where LeT had historical connections.”⁷⁶ In N2KL, “[a]lthough [LeT] did not have a substantial footprint in terms of manpower, its members were among the most proficient in terms of small-unit tactics, so even a small number of men could have an impact.”⁷⁷ As one think tank observed in 2011:

LeT involvement in Afghanistan has picked up since 2006. LeT members apparently trained at camps in Kunar and Nuristan provinces in the 1990s but did not fight alongside the Taliban at that time. In the last four years, however, as the Taliban has regained influence in Afghanistan, the LeT has supported the insurgents by recruiting, training, and housing fighters and facilitating their infiltration into Afghanistan from the tribal areas of

⁷⁵ Stephen Tankel, *Storming the World Stage: The Story of Lashkar-e-Taiba* 266 (2011).

⁷⁶ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 18.

⁷⁷ *Id.* at 19.

Pakistan. LeT fighters were also likely part of the group that attacked a U.S. outpost in Wanat, Afghanistan in 2008 that killed nine U.S. soldiers.”⁷⁸

99. LeT’s numbers in Kunar Province were so extensive that the joint al-Qaeda-Taliban cells were ordinarily augmented by LeT terrorists. As a result, every attack in Kunar Province alleged herein was jointly committed by al-Qaeda, the Taliban, and LeT.

100. **Paktia, Paktika, and Khost (P2K) Provinces.** LeT terrorists forward deployed inside Afghanistan to provide embedded support to the joint al-Qaeda/Haqqani Network cells operating in the P2K Provinces. By 2009 and 2010, “[t]he integration of the group’s members with the Taliban and Haqqani Network also accelerated, ... [which] enable[ed] LeT fighters to expand their presence to”⁷⁹ the P2K Provinces, where LeT operatives embedded in joint al-Qaeda/Haqqani Network cells to commit attacks against Americans.

101. **Kabul Attack Network-Related Provinces.** LeT terrorists also forward deployed in and around Kabul, including the other provinces of the Kabul Attack Network, to provide embedded support to the joint al-Qaeda/Haqqani Network/Taliban cell that jointly committed Kabul Attack Network attacks.

⁷⁸ Lisa Curtis, *Pakistan*, The Heritage Foundation (Jan. 26, 2011), <https://www.heritage.org/middle-east/commentary/pakistan>.

⁷⁹ Tankel, *Lashkar-e-Taiba*, *supra* note 60, at 22.

D. Jaish-e-Mohammed

102. JeM is a Sunni extremist group founded by Masood Azhar with funding and support from Osama bin Laden. The organization is based in Pakistan, and its original goal was to unite Kashmir with Pakistan. In June 2008, however, JeM reportedly began shifting its focus from Kashmir to Afghanistan in order to step up attacks against U.S. and Coalition forces.

103. JeM has long served as one of the Taliban's Punjabi allies in both Afghanistan and Pakistan.

104. JeM has openly declared war against the United States, which designated JeM an FTO in 2001.⁸⁰

105. After the Taliban and al-Qaeda were routed by U.S. forces in the fall of 2001, "the Taliban and al-Qaida . . . receiv[ed] help from . . . Jaishe-Mohammed"⁸¹ in addition to the help the Taliban and al-Qaeda received from LeT and the Haqqani Network.

106. In June 2008, JeM began shifting its focus from Kashmir to Afghanistan in order to escalate its support for attacks against U.S. and Coalition forces.

⁸⁰ National Counterterrorism Center, *Jaish-e-Mohammed (JEM)* (last updated Sept. 2013), <https://www.dni.gov/nctc/groups/JEM.html>.

⁸¹ Associated Press, *Pockets of Taliban, al-Qaeda Fighters are Said to be Regrouping in Afghanistan*, St. Louis Post Dispatch, 2002 WLNR 1220832 (Mar. 2, 2002).

107. JeM has a history of helping al-Qaeda and the Taliban commit spectacular suicide bombing attacks in Afghanistan and Pakistan. For example, U.S. officials suspected that a successful suicide attack in Pakistan that killed a U.S. diplomat in 2006 was probably the work of terrorists associated with al-Qaeda, the Taliban, and JeM. And in Afghanistan, JeM “was a close ally” of the Taliban, with JeM’s leader, Masood Azhar, being a “frequent visitor of Taliban leader Mullah Mohammed Omar.”⁸²

108. JeM also has a history of working jointly with Lashkar-e-Taiba as a force multiplier for al-Qaeda and its Taliban and Haqqani Network allies. For example, JeM provided logistical support for a sophisticated suicide truck bombing attack against the civilians at the Marriott Hotel Pakistan on September 20, 2008, which was committed by al-Qaeda, Haqqani Network, and Lashkar-e-Taiba, resulting in the deaths of dozens and injuries of hundreds. Similarly, “there is evidence to suggest the main suspects [of the 2008 Mumbai attack], Lashkar-e-Toiba and its smaller ally Jaish-e-Mohammed, . . . may have co-ordinated the attack with elements from the Taliban and al-Qa’ida, operating out of Pakistan’s tribal territories.”⁸³

⁸² Kathy Gannon, Associated Press, *Islamic militants threatened attacks on Bhutto if she returned to Pakistan*, Canadian Press (Oct. 18, 2007).

⁸³ Richard Beeston, *Washington crucial as attack exposes terror groups’ deadly strategies*, Australian (Dec. 2, 2008).

109. As one analyst put it in late 2008, “[o]ne plausible theory” is that JeM, LeT, al-Qaeda, the Taliban, Haqqanis, and Pakistani Taliban “have forged an alliance that is executing a strategy in the region to defend themselves against a new US-led strategy” in the Afghanistan/Pakistan theater.⁸⁴ Similarly, while discussing the failed Times Square bombing, the CNN international correspondent Nic Robertson observed in 2009 that “Jaish-e-Mohammed” had “ties to the Taliban and al Qaeda” through which JeM, the Taliban and al-Qaeda were engaged in “cooperation ... at quite an effective level at the moment.”⁸⁵ Indeed, by 2009, it was “now accepted” by elements of the Pakistani military “that Al Qaeda, the Taliban and their allies among the Punjabi jihadis operate as a syndicate,” and that such allies “included the Jaish-e-Mohammed.”⁸⁶

110. JeM’s participation in the al-Qaeda-led syndicate continued at all relevant times. For example, one security expert, addressing the state of play of al-Qaeda’s global jihadist ambitions as of July 2012, testified as follows:

al Qaeda’s Senior Leadership is back on their heels. Key leaders have met their demise including, of course, Usama Bin Laden ... Nevertheless, the ideology that Bin Laden and others ... have propounded lives on. This ideology is the lifeblood that continues to sustain the vitality and growth of the global jihadist movement. Make

⁸⁴ *Id.*

⁸⁵ Highlights of U.S. Broadcast News Coverage of the Middle East from May 8, 2010 (Full Transcripts) Federal News Service Transcripts, 2010 WLNR 27829208 (May 9, 2010).

⁸⁶ Nirupama Subramanian, *Pakistan: two questions, multiple realities*, Hindu, 2009 WLNR 23938767 (Nov. 27, 2009).

no mistake: while the core of al Qaeda may be seriously and significantly diminished, ... the threat now comes in various sizes, shapes and forms. There are still many and varied al Qaeda affiliates that continue to thrive, most notably in Yemen and the Sahel, and in Somalia. ... At the same time, a veritable witch's brew of jihadists exists in Pakistan, including for example, the Haqqani network, Lashkar-e-Taiba (LeT), Tehrik-i-Taliban Pakistan ..., Harkat-ul-Jihad al-Islami (HuJI), Jaish-e-Mohammed, and the Islamic Movement of Uzbekistan. We have seen in the past and continue to see ***substantial evidence of cooperation and collaboration between these latter groups and al Qaeda.***⁸⁷

111. Indeed, the U.S. designated JeM as an FTO in substantial part because of the role JeM plays in augmenting the power of al-Qaeda and other al-Qaeda linked terrorists operating in Afghanistan and Pakistan as part of the syndicate. As the terrorist scholar Bill Roggio has explained, “[t]he US government has listed Jaish-e-Mohammed (JeM) as a Foreign Terrorist Organization and its leader, Massod Azhar, as a specially designated global terrorist for their ties to al Qaeda and other jihadist groups.”⁸⁸

112. JeM supported al-Qaeda attacks by acting as an agent and proxy for al-Qaeda. JeM did this by directly seconding its fighters to al-Qaeda, for the latter

⁸⁷ U.S. Senate Committee on Homeland Security & Governmental Affairs, *Hearing: The Future of Homeland Security: Evolving and Emerging Threats* (July 11, 2012) (Prepared Statement of Frank J. Cilluffo, Director, Homeland Security Policy Institute, George Washington Univ.) (emphasis added), <https://www.hsgac.senate.gov/imo/media/doc/Testimony-Cilluffo-2012-07-11.pdf>.

⁸⁸ House Foreign Affairs Subcommittee on Asia and the Pacific and Terrorism, Nonproliferation, and Trade, *Hearing: Pakistan: Friend or Foe in the Fight Against Terrorism*, U.S. Cong. News, 2016 WLNR 21268984 (Jul. 12, 2016) (testimony of Bill Roggio).

to jointly deploy with the Taliban in eastern Afghanistan as part of al-Qaeda's Brigade 313. As a Pakistani newspaper editorialized in 2010:

Brigade 313 is al Qaeda's military organisation in Pakistan, and is made up of Taliban and allied jihadist groups. Members of Lashkar-e-Jhangvi, Harkat-ul-Jihad-al-Islami, Lashkar-e-Taiba, Jaish-e-Mohammed, Jandullah (the Karachi-based, al Qaeda-linked group), and several other Pakistani terror groups are known to have merged with al Qaeda in Pakistan, and the group operates under the name of Brigade 313.⁸⁹

113. Like its ally LeT, another of JeM's key roles is to serve as a talent scout for al-Qaeda, Taliban, and Haqqani terrorists in Afghanistan. The U.S. government itself recognized the key role that Masood Azhar and Jaish-e-Mohammed has played in recruiting suicide bombers to support the Taliban and al-Qaeda's shared jihad in Afghanistan. Specifically, according to the U.S. Treasury Department, "[i]n 2008, JEM recruitment posters in Pakistan contained a call from Azhar for volunteers to join the fight in Afghanistan against Western forces."⁹⁰ As a former senior Indian official summarized in March 2009, "[i]t is now established that while the Taliban's cadres in Afghanistan are primarily Afghans nationals, a substantial number of suicide bombers in Afghanistan are

⁸⁹ *Al Qaeda and Terror in Karachi*, The Express Tribune (Pakistan), 2010 WLNR 27040331 (Nov. 17, 2010).

⁹⁰ U.S. Dep't of Treasury, *Treasury Targets Pakistan-Based Terrorist Organizations Lashkar-E Tayyiba and Jaish-E Mohammed* (Nov. 4, 2010).

from militant groups drawn from Pakistan's Punjab province, like the Lashkar-e-Taiba and Jaish-e-Mohammed.”⁹¹

114. JeM plays a special role in al-Qaeda's syndicate as the terrorist group responsible for taking the lead in collecting and paying out so-called “martyr payments” to the al-Qaeda-aligned suicide bombers who blow themselves up in Afghanistan. On information and belief, JeM facilitated martyr payments to all or nearly all of the suicide bombers who committed the attacks in this case.

115. After the United States designated JeM an FTO in 2001, the Pakistani government banned the organization in 2002. JeM subsequently changed its name to “Khuddam-ul-Islam.” The Pakistani government banned Khuddam-ul-Islam in 2003, and it rebranded itself as Al Rehmat Trust (“ART”). Since then, ART has been involved in fundraising for JeM, including for militant training and indoctrination at its mosques and madrassas, as well as providing support to the families of terrorists who had been arrested or killed. Like JeM before it, ART was headed by Mohammed Masood Azhar, along with his associate Ghulam Murtaza.

116. ART was known to be a terrorist organization. For example, in 2006, Pakistani government forces raided an ART camp in Mansehra, Pakistan, arresting 15 people and seizing funds. Then, on November 4, 2010, the U.S. Treasury

⁹¹ G. Parthasaraty, *Pakistan Under Jihadi Threat*, Business Line (Mar. 5, 2009) (author is former High Commissioner to Pakistan).

Department designated ART as an FTO, stating: “Al Rehmat Trust, an operational front for JEM was designated for providing support to and for acting for or on behalf of JEM, and Mohammed Masood Azhar Alvi, JEM’s founder and leader, was also designated today for acting for on behalf of JEM.”⁹² As such, ART was and is also a member of the al-Qaeda Terror Syndicate. ART remains a designated FTO today.

117. The Treasury Department publicly stated that in ART’s capacity as “operational front” for JeM, ART “has provided support for militant activities in Afghanistan and Pakistan, including financial and logistical support to foreign fighters operating in both countries. In early 2009, several prominent members of al Rehmat Trust were recruiting students for terrorist activities in Afghanistan.”⁹³ “As of early 2009, al Rehmat Trust had initiated a donation program in Pakistan to help support families of militants who had been arrested or killed. . . . Al Rehmat Trust has also provided financial support and other services to the Taliban, including financial support to wounded Taliban fighters from Afghanistan.”⁹⁴

⁹² *Treasury Targets Pakistan-Based Terrorist Organizations*, *supra* note 90.

⁹³ *Id.*

⁹⁴ U.S. Dep’t of the Treasury, *Protecting Charitable Organizations – P*, https://www.treasury.gov/resource-center/terrorist-illicit-finance/Pages/protecting-charities_execorder_13224-p.aspx.

118. In addition to this “operational” role, ART was designated for raising funds for JeM. As part of the public designation, the then-Under Secretary for Terrorism and Financial Intelligence described the action as “an important step in incapacitating the operational and financial networks of these deadly organizations.”⁹⁵ The Australian Government’s current designation of JeM as a “terrorist organisation” states: “the Al-Rehmat Trust is the principal source of income for JeM and continues to operate despite being sanctioned by several countries.”⁹⁶

119. ART has a banking relationship with HBL. According to reports in the Indian press, which quoted Indian terrorism investigators speaking in 2016, ART had an account at HBL.⁹⁷

120. ART’s account is handled by Ghulam Murtaza, who is known to be a close associate of JeM founder Masood Azhar, and is a high-ranking member of JeM and a high profile terrorist in his own right. Prior to managing ART, Murtaza was head of the Punjab chapter of Harakat ul-Mujahidin, which has been an FTO since 1997. Indian media reported that Murtaza was put in charge of ART in 2010,

⁹⁵ *Treasury Targets Pakistan-Based Terrorist Organizations*, *supra* note 90.

⁹⁶ Australian National Security, *Jaish-e-Mohammad* (last visited June 4, 2020), <https://www.nationalsecurity.gov.au/Listedterroristorganisations/Pages/Jaish-e-Mohammad.aspx>.

⁹⁷ Rajesh Ahuja, *Pathankot Attackers Called Head of Jaish Charity Organisation*, *Hindustan Times* (Jan. 18, 2016).

and he has remained active in that capacity.⁹⁸ For example, when JeM carried out a deadly terror attack on India's Pathankot Air Force Station in 2016, one of the attackers allegedly dialed Murtaza.⁹⁹ In 2018, Indian media reported that Ghulam Murtaza was still heading ART.¹⁰⁰

121. In addition to this connection, JeM also receives and has long received financial support from the ISI.¹⁰¹ As explained in greater detail below, HBL is one of the ISI's preferred banks for financing terrorists.

E. The Kabul Attack Network

122. The Kabul Attack Network is an operational manifestation of the terrorist syndicate led by al-Qaeda and the Taliban, including the Haqqani Network. Specifically, the Kabul Attack Network is a set of terrorist cells, which includes members from each of the terrorist groups involved in the syndicate, and focuses on attacks against targets in Kabul and extending outward into the provinces of Logar, Wardak, Nangarhar, Kapisa, Kunar, Ghazni, and Zabul.¹⁰² It is active around key waypoints and transit routes on the way to Kabul, including

⁹⁸ Praveen Swami, *With Backing of ISI, Jaish-e-Muhammad Rises Like a Phoenix in Pakistan*, Indian Express (Jan. 11, 2016).

⁹⁹ Ahuja, *Pathankot Attackers Called Head of Jaish Charity Organisation*, *supra* note 97.

¹⁰⁰ Ankit Kumar, *Masood Azhar's Jaish-e-Mohammad Sells Medicines to Collect Funds from Pakistan*, Hindustan Times (May 21, 2018).

¹⁰¹ Swami, *Jaish-e-Muhammad Rises Like a Phoenix*, *supra* note 98.

¹⁰² Bill Roggio, *Karzai Assassination Plotters Part of Kabul Attack Network*, Long War J. (Oct. 5, 2011).

Wardak, Ghazni City, and areas of Logar Province. The Kabul Attack Network was responsible for suicide bombings and other attacks on Americans in Kabul and the surrounding areas.¹⁰³

123. The Kabul Attack Network's members include the Taliban (including the Haqqani Network), as well as al-Qaeda, Lashkar-e-Taiba, and other terrorist organizations active in the Kabul area. Each of these terrorist groups participates in Kabul Attack Network attacks and contributes personnel and resources to such attacks. Attacks committed by the Kabul Attack Network are committed jointly by al-Qaeda, Taliban, Haqqani Network, and LeT personnel. And funding for any of the involved terrorist groups contributed to the attacks.

124. The Kabul Attack Network is led by Mullah Dawood, the Taliban's shadow governor for Kabul who is also a Taliban and Haqqani Network commander, and Taj Mir Jawad, a top commander in the Haqqani Network with a long history of high-profile attacks. On information and belief, both Dawood and Jawad reported to Sirajuddin Haqqani, the dual-hatted al-Qaeda-Taliban terrorist ultimately responsible for the Kabul Attack Network's attack strategy.

125. According to an ISAF public affairs officer, the "Haqqani Network is deeply entrenched in the Kabul Attack Network specifically with the facilitation of

¹⁰³ Bill Roggio, *Afghan Intel Captures Taliban Commander Involved In Targeting 'Foreigners' In Kabul*, Long War J. (Mar. 31, 2015).

weapons and fighters into the area south of Kabul in Logar and Wardak.”¹⁰⁴

Additionally, senior Haqqani leaders operating from their traditional strongholds often planned and executed terrorist attacks by the Kabul Attack Network, sometimes even giving tactical advice during attacks.

126. Many Plaintiffs, or their family members, were killed or injured in attacks by the Kabul Attack Network. For example, on October 29, 2011, the Kabul Attack Network executed a suicide-bombing attack that destroyed a large armored bus transporting U.S. forces around Kabul and killed LTC David E. Cabrera and SSG Christopher R. Newman, whose family members are Plaintiffs in this case, and 16 others. *See infra* ¶¶ 426-442, 744-752. Almost four years later, on August 22, 2015, the Kabul Attack Network murdered U.S. government contractors (and Army veterans) Richard P. McEvoy and Corey J. Dodge, whose family members are also Plaintiffs in this case, in a suicide-bombing attack against a NATO convoy in Kabul. *See infra* ¶¶ 482-490, 704-714.

* * *

127. Each of the terrorist organizations identified above participated in terrorist attacks, including those described in this Complaint, to intimidate or coerce local populations; influence the policies of various governments, including

¹⁰⁴ Bill Roggio, *Senior Taliban Commander Killed in Eastern Afghanistan*, Long War J. (Aug. 20, 2010).

the United States; and affect the conduct of those governments by mass destruction and assassination.

II. Habib Bank Limited (HBL) Knowingly Provided Material and Substantial Support to Terrorists and Terrorist Organizations

A. HBL Knowingly Provided Material Support to Members of the al-Qaeda Terror Syndicate and Their Agents

128. As explained in greater detail below, HBL knowingly provided material financial support to the members of the al-Qaeda Terror Syndicate, which perpetrated the attacks in this case.

Government Investigations of HBL Reveal a Pattern of Terror Financing Going Back Over a Decade

129. In 2006, HBL entered into a written agreement with the Federal Reserve Board of Governors and NYDFS. The agreement was prompted by an investigation, which raised concerns that HBL’s New York Branch exhibited deficiencies relating to its anti-money laundering (“AML”) “policies and procedures, customer due diligence practices, risk management processes, and internal control environment.”¹⁰⁵ This included deficiencies relating to HBL’s correspondent banking services for non-U.S. banks, and its U.S. dollar funds transfer clearing services—*i.e.*, the services that would come into play when

¹⁰⁵ See Written Agreement by and Among Habib Bank Limited, Habib Bank Limited New York Branch, Federal Reserve Bank of New York and New York State Banking Department (Dec. 19, 2006), *available at* <https://www.federalreserve.gov/newsevents/pressreleases/files/enf20061221a1.pdf>.

transferring U.S. dollars to Pakistan and Afghanistan or engaging in currency exchanges in connection with donations to terrorist groups in Pakistan.

130. In the agreement, HBL agreed to augment its AML controls, including policies and procedures designed to identify account holders and transactors, and to ensure compliance with all requirements relating to correspondent accounts for non-U.S. persons. HBL further agreed to conduct appropriate diligence about customers and their transactions, and to monitor and report all suspicious activity.

131. On December 15, 2015, NYDFS and HBL entered into a consent order.¹⁰⁶ The order referenced the 2006 written agreement, and noted that the Bank and the Branch had not abided by that agreement. Under the consent order, HBL was required to take a number of additional concrete steps to reduce the risk of its participation in money laundering and other illegal financial transactions.

132. In the consent order, HBL agreed to engage an independent third party to review its U.S. dollar clearing activity from October 1, 2014 to March 31, 2015 to determine whether it had properly identified and reported transactions that violated OFAC regulations, or suspicious activity involving high risk customers or transactions. HBL also agreed not to take any action that would result in a growth in its U.S. dollar clearing activities.

¹⁰⁶ See Order Issued Upon Consent Pursuant to Section 39 of the New York Banking Law, *In re: Habib Bank Limited* (Dec. 15, 2015), available at https://www.dfs.ny.gov/system/files/documents/2020/04/ea151215_habib.pdf.

133. Again, HBL did not comply. On August 24, 2017, after conducting an investigation of HBL’s activities in New York, NYDFS filed a Notice of Hearing and Statement of Charges (“Notice”) against HBL.¹⁰⁷ The Notice stated “that compliance failures found at the New York Branch are serious, persistent, and apparently affect the entire Habib banking enterprise. They indicate a fundamental lack of understanding of the need for a vigorous compliance infrastructure, and the dangerous absence of attention by Habib Bank’s senior management for the state of compliance at the New York Branch.” Indeed, NYDFS “determined that the Bank’s compliance function is dangerously weak. Head Office screening, which the Branch has repeatedly relied on as an excuse for its own lax attitude regarding BSA/AML safeguards, appears to be as weak as that of the Branch itself—if not even more inadequate.” This “misconduct has produced grave risks to [HBL], to banking institutions in New York State and the U.S., and to the financial system as a whole.” Moreover, although HBL had “been given more than sufficient opportunity to rectify its deficiencies, it has utterly failed to do so.”¹⁰⁸

134. The Notice provided specifics about HBL’s misconduct. It noted that one of HBL’s “largest U.S. dollar clearing accounts has been Al Rajhi Bank,”

¹⁰⁷ See Notice of Hearing and Statement of Charges, *In re: Habib Bank Limited* (Aug. 24, 2017), available at https://www.dfs.ny.gov/system/files/documents/2020/03/ea170824_habib_notice.pdf.

¹⁰⁸ All of the quotations in this paragraph are on pages 1-2 of the Notice.

which “has been linked through negative media to Al Qaeda and terrorism financing.”¹⁰⁹ In fact, a report released on July 17, 2012 by the U.S. Senate Permanent Subcommittee on Investigations stated that after the September 11 attacks, evidence emerged that Al Rajhi Bank and some of its owners had links to organizations associated with financing terrorism, including that one of the bank’s founders was an early financial benefactor of al Qaeda.¹¹⁰ The report details Al Rajhi Bank’s links to terrorism, including “that some Al Rajhi family members were major donors to al Qaeda or Islamic charities suspected of funding terrorism, established their own nonprofit organizations in the United States that sent funds to terrorist organizations, or used Al Rajhi Bank itself to facilitate financial transactions for individuals or nonprofit organizations associated with terrorism.”¹¹¹ Al Rajhi Bank also had a significant number of suspicious clients, including SDNs accused of financing terrorism.

135. Notwithstanding the evidence linking Al Rajhi Bank to terrorism, HBL not only did a massive volume of business with Al Rajhi Bank, but did so in a way that ensured that Al Rajhi Bank and its customers could continue to support terrorism undetected. In the 2017 Notice, NYDFS noted that the “Al Rajhi

¹⁰⁹ *Id.* at 6.

¹¹⁰ See U.S. Senate Permanent Subcomm. on Investigations, *U.S. Vulnerabilities to Money Laundering, Drugs, and Terrorist Financing: HSBC Case History* 194 (2012).

¹¹¹ *Id.*

correspondent account presented Habib Bank with a significant risk of being used for terrorist financing and money laundering,” and that since 2014, Al Rajhi transactions represented “approximately 24 percent of the total number of transactions conducted through the New York Branch.”¹¹² Notwithstanding this level of risk and high volume of transactions, HBL’s “customer due diligence file did not include sufficient information about Al Rajhi’s own customers, or a thorough review of Al Rajhi’s expected versus actual transactional activity.”¹¹³ HBL also claimed not to be aware that Al Rajhi’s affiliates in Malaysia and Jordan were running transactions through Al Rajhi’s head office’s account at HBL.¹¹⁴ This practice, known as “nesting,” is a way to conceal suspicious transactions by obscuring the identity of the originating bank.

136. NYDFS also found evidence that HBL deliberately avoided obtaining information about Al Rajhi Bank’s risky use of HBL correspondent accounts. Although HBL went through the motions of regularly meeting with Al Rajhi Bank to discuss its HBL activity, NYDFS “determined that bi-weekly calls administered

¹¹² Notice, *supra* note 107, at 6. For reference, the total volume of correspondent banking transactions conducted through the branch in the year ending December 31, 2015 was \$287 billion. Assuming Al Rajhi’s share of the dollar volume was proportionate to its share of the number of transactions, that means that HBL helped Al Rajhi Bank clear approximately \$70 billion in 2015 alone.

¹¹³ *Id.*

¹¹⁴ *Id.* at 6-7.

between Branch and Compliance senior management and Al Rajhi senior management for purposes of maintaining compliance were not meaningful. Examiners' review of the minutes and agenda for these calls indicate that they are primarily administrative and do not address current BSA/AML related risks or issues posed by the customer relationship.”¹¹⁵

137. Even more disturbing, HBL created elaborate and non-routine policies and procedures designed to shield suspicious terrorism-related customers and transactors from scrutiny. This assistance took at least three forms.

138. *First*, HBL created a “**good guy**” list, which was a list of customers HBL claimed to have conducted diligence on and deemed to be “very low risk” for anything improper.¹¹⁶ Once customers were placed on the “good guy” list, they were able to conduct transactions without any screening.

139. HBL’s “good guy” list was designed to facilitate terror financing, and did so. NYDFS’s investigation revealed that 154 customers that HBL deliberately placed on the “good guy” list were in fact persons and entities on OFAC’s SDN list.¹¹⁷

¹¹⁵ *Id.* at 7.

¹¹⁶ *Id.*

¹¹⁷ *Id.* at 8.

140. It is difficult to overstate how egregious this misconduct was. In order to place anybody on its “good guy” list, which would effectively exempt that customer from the normal screening that all customers must undergo, HBL had to affirmatively determine that the customer presented very low risk. But the SDN list is the *opposite* of “good guys.” It consists of entities and individuals who the U.S. government has determined must be sanctioned because of their close associations with terrorism and/or crime. U.S. persons are generally prohibited from dealing with anybody on the SDN list, precisely because listed persons present a *high* risk of harming the United States.

141. An examination of the SDN list for Pakistan shows that it is overwhelmingly based on terrorist designations. A search of the sanctions list, filtered by country, yields 144 Pakistani entries currently on the list. The vast majority of the 97 listed individuals (83 of them) are listed for terrorism reasons under the Specially Designated Global Terrorist program. In many cases, the entries on the list include remarks disclosing the terrorist organizations that these individuals are associated with. Those entities include al-Qaeda, the Haqqani Network, and LeT—which are also on the SDN list as entities. Indeed, of the 47 listed entities, 36 (about 77 percent) are listed for terrorist reasons.

142. NYDFS found that HBL’s improper construction of the “good guy” list led to significant evasion of terror sanctions. For example, HBL permitted a

transaction that involved the leader of a Pakistani terrorist group, a transaction that involved a known international arms dealer, and an individual on the Specially Designated Global Terrorist list.¹¹⁸

143. These were not isolated incidents. Instead, NYDFS found that HBL did not screen 4,000 transactions for AML and other risks because the account holders were on HBL’s “good guy” list, and that “apparent improper inclusion on the so-called ‘good guy’ list” had allowed “at least \$250 million” to flow through the New York Branch “without any screening.”¹¹⁹ Those were only the transactions that NYDFS found; doubtless, there were more.

144. Given the large number of terrorist customers who banked with HBL, *see infra* ¶¶ 162-193) the fact that HBL’s customer-base was concentrated in Pakistan where most members of the al-Qaeda Terror Syndicate are based, and the fact that most Pakistani SDNs are designated for terrorist purposes, it is overwhelmingly likely that HBL placed members or agents of the Syndicate on the “good guy” list, allowing those agents’ transactions to proceed with no meaningful scrutiny.

145. In addition to allowing SDNs to do business using the “good guy” list, it is also highly likely that HBL misused the “good guy” list to authorize

¹¹⁸ *Id.*

¹¹⁹ *Id.*

transactions by others who were not SDNs, but were agents of the Syndicate. That conduct, too, is culpable because, as explained above, HBL had to affirmatively place any customer on the “good guy” list, which means it had to knowingly and intentionally decide not to screen that customer’s transactions.

146. Based on the foregoing, HBL used the “good guy” list to facilitate at least several million dollars of financial transactions for the benefit of members and agents of al-Qaeda, the Haqqani Network, and LeT. None of these transactions were “routine” in any sense. Rather, they were the product of special rules and practices HBL followed for its terrorist clients. In the words of NYDFS, HBL “open[ed] the door to the financing of terrorist activities that pose a grave threat to” Americans and put “the safety of our nation at risk.”¹²⁰

147. This was confirmed in part by a February 2007 speech by India’s National Security Advisor, who publicly stated that HBL supported terrorist groups like LeT and served as a conduit “through which such funds find their way to terrorist organisations,” and had facilitated millions of dollars in terrorist finance.¹²¹

¹²⁰ NYDFS, *DFS Fines Habib Bank and its New York Branch \$225 Million for Failure to Comply with Laws and Regulations Designed to Combat Money Laundering, Terrorist Financing, and Other Illicit Financial Transactions* (Sept. 7, 2017).

¹²¹ IANS, *Text of National Security Adviser’s Speech in Munich*, RxPG News (Feb. 15, 2007), http://www.rxpgnews.com/india/Text-of-national-security-advisers-speech-in-Munich_printer.shtml.

148. *Second*, HBL also shielded suspicious terrorist-related transactions from review by engaging in “**wire-stripping**,” which is when the name of a transaction’s beneficiary is withheld in order to obscure it. Identified instances of wire-stripping included a payment involving a Chinese weapons manufacturer subject to U.S. non-proliferation sanctions, which aided in the concealment of a sale of explosives. Another example included a SWIFT payment message that omitted the name of the recipient—who was on the SDN list, and was receiving 11,226,796 Pakistani rupees (approximately \$107,000).¹²²

149. HBL intentionally engaged in “wire-stripping” to obscure the terrorist affiliations of open and notorious accountholders affiliated with al-Qaeda, the Haqqani Network, and Lashkar-e-Taiba.

150. This wire-stripping was part of a broader pattern of rendering transactions opaque. NYDFS found more than 13,000 international wire transactions through the SWIFT system that omitted essential information, such as the identities of the ultimate originator and beneficiary of each transaction. Additionally, on numerous occasions, multiple SWIFT payment messages were improperly aggregated into a single message, thereby preventing screening for suspicious or prohibited activity.¹²³

¹²² See Notice, *supra* note 107, at 7-8.

¹²³ See *id.*

151. Given the large number of terrorist customers who banked with HBL, *see infra* ¶¶ 162-193), the fact that HBL's customer-base was concentrated in Pakistan, where most members of the al-Qaeda Terror Syndicate are based, the fact that terrorist customers are highly likely to request or require wire stripping and other measures to conceal their transactions, the fact that HBL stripped transaction data on behalf of known criminals and SDNs, and the fact that more than 13,000 transactions had incomplete SWIFT messages, it is overwhelmingly likely that HBL engaged in wire-stripping or otherwise concealed source or beneficiary information for members or agents of the Syndicate, including al-Qaeda, the Haqqani Network, and LeT, allowing these agents to obtain and move money without detection.

152. *Third*, HBL shielded suspicious terrorism-related transactions from review by adopting a **policy of affirmatively choosing not to report** suspicious terrorism-related transactions.

153. NYDFS identified nearly 200 additional instances of suspicious activity that were never identified or reported. Some of these cases involved customers or beneficiaries who had been reported in the media as terrorist financiers, black market traders, drug traffickers, smugglers, and fraudsters.¹²⁴ When these transactions resulted in alerts, HBL staff apparently identified them as

¹²⁴ *Id.* at 10.

“false positives” and knowingly permitted them to proceed, even when the transactors were on AML blacklists or publicly available lists of most wanted criminals.¹²⁵

154. Based on HBL’s use of the “good guy” list to shield transactions by designated terrorists from OFAC screening, actively stripping data from its transactions to conceal the identities of counter-parties, and its willful refusal to report suspicion transactions, NYDFS enumerated 53 separate charges against HBL, and sought civil monetary penalties in an amount up to \$629,625,000.

155. HBL settled with NYDFS by agreeing to pay a penalty of \$225 million, and to surrender its license in New York, wind up its business there, and close its branch. In the consent order, the Department’s findings from the Notice were formalized.¹²⁶ In a statement issued contemporaneously with the settlement, DFS explained that it would “not tolerate inadequate risk and compliance functions that *open the door to the financing of terrorist activities that pose a grave threat* to the people of this State and the financial system as a whole.”¹²⁷ NYDFS also refused to “stand by and let Habib Bank sneak out of the United States without

¹²⁵ *Id.*

¹²⁶ See Consent Order Under New York Banking Law §§ 39, 44 and 605, *In re: Habib Bank Limited* (2017), https://www.dfs.ny.gov/system/files/documents/2020/03/ea170907_habib.pdf.

¹²⁷ NYDFS, *DFS Fines Habib Bank and its New York Branch \$225 Million for Failure to Comply with Laws and Regulations Designed to Combat Money Laundering, Terrorist Financing, and Other Illicit Financial Transactions* (Sept. 7, 2017) (emphasis added).

holding it accountable for putting the integrity of the financial services industry and the *safety of our nation at risk*.”¹²⁸

156. These American investigations were not the only relevant findings of misconduct. In July 2019, as a transparency measure, State Bank of Pakistan (“SBP”), HBL’s home regulator, began publishing online summaries of major enforcement actions. In August 2019, SBP fined HBL 320.08 million rupees (approximately \$2,000,000) for deficiencies relating to AML and combating the financing of terrorism.¹²⁹ Two months later, HBL was fined 35.62 million rupees (approximately \$220,000) for deficiencies relating to the areas of foreign trade operations and customer due diligence.¹³⁰ The month after that, HBL was fined 25.984 million rupees (approximately \$160,000) for violations in the area of customer due diligence and knowing your customer.¹³¹ And in January 2020, HBL was fined another 12.8 million rupees (approximately \$80,000) for similar violations.¹³² In sum, in less than one year and *after* aggressive regulatory action

¹²⁸ *Id.* (emphasis added).

¹²⁹ See State Bank of Pakistan, Detail of Significant Enforcement Actions by SBP August-2019, <http://www.sbp.org.pk/BS/2019/DSEA-Aug-19.pdf>.

¹³⁰ See State Bank of Pakistan, Detail of Significant Enforcement Actions by SBP October-2019, <http://www.sbp.org.pk/BS/2019/DSEA-Oct-19.pdf>.

¹³¹ See State Bank of Pakistan, Detail of Significant Enforcement Actions by SBP November-2019, <http://www.sbp.org.pk/BS/2019/DSEA-Nov-19.pdf>.

¹³² See State Bank of Pakistan, Detail of Significant Enforcement Actions by SBP January-2020, <http://www.sbp.org.pk/BS/2020/DSEA-Jan-20.pdf>.

by NYDFS, SBP has fined HBL at least 395 million rupees (approximately \$2.5 million) for HBL's misconduct, much of which was terrorism-related.

157. In February 2020, the Central Bank of the United Arab Emirates announced that it had opened its own investigation into misconduct at HBL's branch there. As of the filing of this Complaint, that investigation remains ongoing.

158. The documented noncompliance at HBL was not a product of mere negligence. Instead, HBL chose to allow dangerous terrorist financing despite multiple warnings from government regulators that clearly identified the risk to the bank. That is why HBL was eventually effectively barred from the United States and forced to pay hundreds of millions of dollars in penalties.

159. As noted, HBL was processing terrorist financing transactions as of at least 2006 and continued to do so despite ongoing government scrutiny and asserted efforts to improve. The misconduct documented by U.S. regulators in 2015 and 2017 was but a small part of more than a decade of egregious criminal conduct. Indeed, it is highly likely that the volume of illicit terror financing transactions, including through HBL's New York Branch, in the time period preceding the attacks in this case was even greater than it was in 2015 because by then, the bank was purportedly taking steps to clean up its act. Its earlier transactions, when it faced less regulatory scrutiny, were likely to be even worse.

160. Based on the NYDFS findings and publicly available information about the identity of HBL's terrorist customers, Plaintiffs allege that HBL processed at least several million U.S. dollars in transactions for agents or operatives of the al-Qaeda Terror Syndicate.

HBL Knowingly Aided Notorious Terrorists Affiliated with al-Qaeda's Syndicate

161. HBL knowingly aided notorious terrorists affiliated with the al-Qaeda Terror Syndicate. As found by NYDFS, HBL put at least 154 individuals on the SDN list on its "good guy" list, and that "improper inclusion" resulted in "at least \$250 million in transactions" flowing through the bank "without any screening," even though the United States was determined to block those transactions. As explained above, these "good guys" included agents or operatives of al-Qaeda, the Haqqani Network, and LeT, all of which are members of the al-Qaeda Terror Syndicate.

162. A deeper examination reveals that HBL has knowingly opened accounts for and done business with many terrorists affiliated with al-Qaeda's joint venture. Some notable names include: Jalaluddin Haqqani (founder of the FTO Haqqani Network), who advertised his account at HBL as a destination for donations in the 1990s; Osama bin Laden (leader of al-Qaeda, who held an account at HBL that was frozen by SBP in 2003); and Hafiz Muhammad Saeed and Zafar Iqbal, the co-founders of designated FTO LeT, both of whom are on the SDN list.

163. HBL also held accounts for, and knowingly circumvented U.S. and U.N. sanctions to benefit, the al-Qaeda front known as the Al Rashid Trust, also known as the Aid Organization of the Ulema, and Al Akhtar Trust. According to the U.S. Treasury Department, Al Rashid Trust was among the first organizations designated as a terrorist financier and facilitator. It has been raising funds for the Taliban since 1999. Al Rashid Trust has also funded al-Qaeda, and its officers are reported to be key leaders of al-Qaeda. Al Rashid Trust is also closely linked to JeM, another FTO closely associated with al-Qaeda.

164. Al Rashid Trust and other fronts and groups used a British internet site called the Global Jihad Fund, which openly associated itself with Osama bin Laden, to publish bank account information and solicit support to facilitate the growth of various jihad movements around the world by supplying them with funds to purchase their weapons. The United States designated Al Rashid Trust an SDGT in 2001,¹³³ and the United Nations listed it as a financial facilitator of terrorists in October 2001. At the time of its designation, the United Nations stated that “Al Rashid Trust was listed . . . as being associated with Al-Qaida, Usama bin Laden or the Taliban for participating in the financing, planning, facilitating, preparing or perpetrating of acts or activities by, in conjunction with, under the

¹³³ See U.S. Dep’t of the Treasury, Protecting Charitable Organizations – A, https://www.treasury.gov/resource-center/terrorist-illicit-finance/Pages/protecting-charities_execorder_13224-a.aspx.

name of, on behalf or in support of Al-Qaida.”¹³⁴ Over time, Al Rashid Trust’s aliases have been added to the SDN list as well.

165. In July 2006, the United Nations published information indicating Al Rashid Trust held at least two accounts at HBL’s Foreign Exchange Branch with account numbers 055017-41 (for U.S. dollars) and 065001-38 (for British pounds). The Global Jihad Fund website permitted donors to direct their contributions to Al Rashid Trust to its accounts at HBL, including its U.S. dollar account numbered 055017-41.

166. In November 2009, the European Union amended its designations of certain terrorist groups pursuant to “Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban.”¹³⁵ The amended designation of Al Rashid Trust stated that it had “[o]perations in Afghanistan” and had “two account numbers in Habib Bank Ltd., Foreign Exchange Branch, Pakistan: 05501741 and 06500138.”¹³⁶

¹³⁴ U.N. Security Council, Al Rashid Trust, https://www.un.org/securitycouncil/sanctions/1267/aq_sanctions_list/summaries/entity/al-rashid-trust (quotation marks omitted).

¹³⁵ Official Journal of the European Union, Commission Regulation (EC) No 1102/2009 of 16 November 2009 amending for the 116th time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with Usama bin Laden, the Al-Qaida network and the Taliban, <https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:32009R1102&from=EN>.

¹³⁶ *Id.*

167. HBL also held accounts for Al Rashid Trust's successor, Al Akhtar Trust, which openly solicited donations through its website identifying HBL account numbers to which donors could contribute for "obligatory jihad."

168. HBL permitted Al Rashid Trust and/or its successor, Al Akhtar Trust, to use HBL accounts to raise money to support al-Qaeda. Even though the United Nations had ordered those accounts frozen, HBL un-froze the accounts to allow Al Rashid Trust, through an alias, to use them to raise funds for Jamaat-ud-Dawa, a front organization for LeT. On July 2, 2008, the U.S. Department of the Treasury amended its terrorist designation for Al Rashid Trust to include the alias it used to bank with HBL, saying "[w]e are very concerned about designated entities reconstituting themselves under new names in attempts to circumvent sanctions and continue funneling money to terrorist activities."¹³⁷ On December 9, 2008, India asked the U.N. to amend its designation as well. The U.N. did so on December 10, 2008. Over the next 24 hours, HBL, which knew since July 2008 that Al Rashid Trust was using an alias, allowed it to withdraw nearly all of its funds from the HBL accounts (Pakistani rupees worth over \$40,000 USD), leaving a pittance behind for the bank to symbolically freeze. Thus, over an eight-year

¹³⁷ U.S. Dep't of the Treasury, *Treasury Identifies New Aliases of Al Rashid and Al-Akhtar Trusts Pakistan-Based Trusts Previously Designated for Supporting al Qaida* (July 2, 2008), <https://www.treasury.gov/press-center/press-releases/Pages/hp1065.aspx>.

period, HBL twice flouted U.S. and U.N. designations of one of the most notorious and longstanding al-Qaeda fronts.¹³⁸

169. HBL also opened an account for another “trust,” Al Rehmat Trust, and maintained the account for years after the U.S.-designated Al Rehmat Trust an FTO and operational front for JeM. The account was managed by Ghulam Murtaza, a terrorist operative and close associate of the founder and leader of JeM, Masood Azhar. Any diligence conducted on Al Rehmat Trust revealed: (1) Murtaza’s close ties to Azhar; (2) Azhar and Murtaza were co-heads of Al Rehmat Trust; (3) the Trust was an operational front for JeM; and (4) the Trust and Azhar were U.S.-designated terrorists.

HBL Assists al-Qaeda-Affiliated Terrorist Organizations on Behalf of the ISI

170. HBL acts as the unofficial bank of the Pakistani ISI, providing funding and financial services to the ISI’s terrorist proxies in the region—all of which are also key affiliates of al-Qaeda, and members of the al-Qaeda Terror Syndicate.

171. The ISI is an intelligence agency of Pakistan. Its membership consists primarily of military officers drawn from the service branches of the Pakistani military, and it also recruits civilians. As a matter of practice, the ISI has operated

¹³⁸ The Indian Express, *JuD bank accounts ‘cleaned out’, Pak delay blamed* (Dec. 20, 2008).

independently of Pakistan's civilian government, and pursues its own separate vision of Pakistan's national interests.

172. This matters because the official policy of the Pakistani government, which the government abides by, is to condemn terrorism in all its forms, including attacks against U.S. and Coalition forces. Indeed, the Pakistani government sees itself as an ally to the United States in the fight against terrorism, and recognizes that terrorism violates basic legal norms.

173. The ISI (or perhaps certain elements within the ISI) by contrast, has a rogue posture towards terrorists that is at odds with Pakistani law and policy, and violates both international law and U.S. law. Multiple governments—including the United States—have accused the ISI of supporting terrorist organizations, including al-Qaeda, the Taliban (including the Haqqani Network), and LeT, among others. This support takes the form of resources, intelligence, and protection.

174. The ISI has also played a role in a significant number of terrorist attacks, including (without limitation) the 2001 attack on the Indian Parliament (carried out by LeT and JeM), the 2006 Varanasi, India bombings (carried out by LeT), a July 2008 suicide bombing of the Indian embassy in Kabul (carried out by the Haqqani Network), the November 2008 Mumbai attacks (carried out by LeT), the 2009 attack on CIA base Camp Chapman in Khost, Afghanistan (carried out by al-Qaeda, the Pakistani Taliban, and the Haqqani Network), and many attacks in

Kashmir. In these cases and others, investigators have identified evidence linking the ISI to the attacks, typically by providing logistical support and resources to the attackers. In at least two of these attacks (the Mumbai attacks and the Camp Chapman attack), a significant number of Americans were killed by the terrorists.

175. The ISI supports terrorists operating in Afghanistan for multiple reasons. *First*, it perceives that the Taliban is the only political group in Afghanistan that is likely to be an ally to Pakistan, and so it seeks to empower the Taliban and advance its agenda. This support goes back at least as far as the 1990s, when a number of high-level Pakistani army officers and ISI agents joined the Taliban. The support continued after the September 11 attacks, when the ISI airlifted multiple key members of the Taliban into Pakistan before U.S. troops entered Afghanistan. It persisted in the ensuing decades, when the ISI provided resources and safe haven to the Taliban, including the Haqqani Network, to act as its proxies in Afghanistan. Over time, the collaboration between the ISI and terror groups—especially the Haqqani Network—has only grown deeper, as the Haqqani Network has undermined the Afghan government on the ISI’s behalf, and the ISI has provided protection and resources to the Haqqani Network.¹³⁹ Such

¹³⁹ Marvin G. Weinbaum & Mehar Babbar, *The Tenacious, Toxic Haqqani Network*, MEI Policy Focus 2016-23, at 6-7 (Sept. 2016).

collaboration between the ISI and the Taliban (including the Haqqani Network) continues today.

176. *Second*, the ISI believes that terrorist groups can act as useful proxies to counter Indian and American influence in the region. The ISI perceives Pakistan's interests in the region to be zero-sum versus India, and understands that terrorist groups can undermine India's ability to grow its influence or limit Pakistan's. It also perceives the United States as an ally of India's.

177. The ISI has long turned to HBL to help in its illegal efforts. For example, in the early 1990s, ISI operatives distributed approximately 140 million Pakistani rupees to the political opponents of former Pakistani Prime Minister Benazir Bhutto, in a scandal now known as "Mehrangate." Younis Habib, a central figure in the scandal who was both the head of Mehran Bank and the chairman of HBL stated in his formal apology that "the embezzlements were named the 'Mehrangate Scandal', although the money was actually drawn from Habib Bank Limited."¹⁴⁰

178. In the early 2000s, HBL assisted the ISI by flooding currency markets in Nepal with counterfeit Indian notes. HBL used its branches in Nepal (where Indian currency is legal tender, but currency controls were weak) to distribute fake

¹⁴⁰ Express Tribune, *1990 Elections Scandal: Habib Says Then Army Chief Used Him* (Mar. 8, 2012), <https://tribune.com.pk/story/347218/asghar-khan-petition-former-mehran-bank-chief-admits-distributing-rs400m/>.

notes into the economy in an effort to undermine India’s position. Multiple Pakistani embassy staff, believed to be connected to the ISI, were arrested carrying the fake notes.

179. In 2004, the ISI used these same HBL bank branches to provide financial support to Nepalese Maoist terrorists, who were actively carrying out attacks in India. According to Indian intelligence reports at the time, “Habib Bank is identified as a funding agency of the ISI.”¹⁴¹

180. In 2006, HBL attempted to open branches in India itself. That effort was stymied by India’s intelligence agencies, which “immediately red flagged the application, as HBL is a well known front for laundering terror money and has a history of facilitating money movements for terror groups.”¹⁴²

181. In the Indian National Security Advisor’s 2007 speech, discussed *supra* ¶ 147, he observed that “certain official agencies across the border”—a thinly veiled reference to the ISI—provide funds to terrorist organizations including LeT in amounts in the millions. One of the “[c]onduits through which such funds find their way to terrorist organisations includes established banking channels such as the Habib Bank in Pakistan.”

¹⁴¹ Pervez Iqbal Siddiqui, *Lethal Combo, Maoist-Naxal Nexus*, Times of India (Nov, 19, 2004).

¹⁴² Abhinandan Mishra, *UPA Minister Tried to Promote Pak Bank Despite Security Concerns*, Sunday Guardian (July 30, 2017).

182. As noted above, the ISI's sponsorship of terrorism against Americans, including the provision of resources in preparation for attacks, continued well after 2007 (with, for example, its role in the 2008 Mumbai attack, and the 2009 Camp Chapman Attack). Indeed, the ISI's anti-American intentions in Afghanistan were so open and notorious that, by 2011, Chairman of the Joint Chiefs of Staff Admiral Michael Mullen stated that "[t]he Haqqani Network, ... acts as a veritable arm of Pakistan's Inter-Services Intelligence agency."¹⁴³ Although Admiral Mullen's choice of words was somewhat hyperbolic, his statement illustrated clearly that the ISI (or at least elements within it) were committed to supporting anti-American terrorism in violation of Pakistani law and policy.

183. Based on the ISI's ongoing provision of resources to terrorists, Plaintiffs allege that the ISI continued to use HBL after 2007 and to the present day as a conduit to send funds to terrorist organizations, and that HBL continued to cooperate with the ISI by delivering funds to terrorists.

184. In Afghanistan, the ISI supports the Taliban, Haqqani Network, and LeT, among others. By permitting the ISI to use HBL as a conduit and mechanism for funding these groups, HBL permitted significant amounts of money—likely millions of dollars—to flow to these members of the al-Qaeda Terror Syndicate.

¹⁴³ Dawn (Pakistan), *Haqqani Network is a "Veritable Arm" of ISI: Mullen* (Sept. 22, 2011).

HBL Provided Banking Services to Notorious Drug Trafficker and Terrorist Dawood Ibrahim, Who Funded and Assisted Members of the al-Qaeda Terror Syndicate

185. HBL helped Dawood Ibrahim—who is on the SDN list as an SDGT because of his ties to al-Qaeda—as well as his al-Qaeda aligned drug empire, known as D-Company, to launder drug money profits. This money laundering is inextricably tied with al-Qaeda and Taliban terrorist finance, and known to be so, because the Taliban have a monopoly on the opium trade in Afghanistan, and recycle their drug profits into the activities of the al-Qaeda Terror Syndicate. Ibrahim also provided funds and money laundering services to LeT.

186. Ibrahim is originally from Mumbai, India, which is where he created the D-Company crime syndicate in the 1990s. He is wanted in India on charges of murder, extortion, targeted killing, drug trafficking, and terrorism.

187. Ibrahim's earliest terrorist activity is believed to be his participation in the 1993 bombings of the Bombay Exchange, a series of coordinated attacks that involved a dozen bombs and killed hundreds. According to the Congressional Research Service, this attack was carried out with support from the ISI.¹⁴⁴

188. Around this time, Ibrahim moved his operations from Mumbai to Pakistan, where he deepened his ties with both the ISI and LeT. According to U.S.

¹⁴⁴ See John Rollins et al., *International Terrorism and Transnational Crime: Security Threats, U.S. Policy, and Considerations for Congress*, C.R.S. R41004, at 15 (Jan. 5, 2010).

government reports, D-Company began to finance LeT's activities, recruit for LeT, and share smuggling routes with LeT and al-Qaeda.¹⁴⁵

189. In 2003, the U.S. Treasury Department designated Ibrahim as an SDGT under Executive Order 13224, freezing his assets in the United States and prohibiting U.S. persons from transacting with him. At the time of the designation, the Treasury Department stated that it was "calling on the international community to stop the flow of dirty money that kills. For the Ibrahim syndicate, the business of terrorism forms part of their larger criminal enterprise, which must be dismantled." The government further explained that Ibrahim "has found common cause with Al Qaeda, sharing his smuggling routes with the terror syndicate and funding attacks by Islamic extremists aimed at destabilizing the Indian government," including LeT.¹⁴⁶ Ibrahim and D-Company were further designated as Significant Foreign Narcotics Traffickers under the Foreign Narcotics Kingpin Designation Act.

190. Since his designation in 2003, Ibrahim has continued to engage in terrorism and terrorist financing in the region. Specifically, Ibrahim and D-Company provide funds to terrorist organizations (including al-Qaeda and LeT), and share their smuggling routes with terrorist organizations (including the Taliban

¹⁴⁵ *Id.* at 15-16.

¹⁴⁶ U.S. Dep't of the Treasury, *U.S. Designates Dawood Ibrahim as Terrorist Supporter* (Oct. 16, 2003).

and LeT) seeking to move people, weapons, commodities, and drugs undetected. Ibrahim is also reported to be involved in the direct planning of terrorist attacks with LeT leaders and ISI officers.

191. Ibrahim and D-Company have close ties to HBL. A former HBL Senior Vice President, Javed Miandad—whose son married Ibrahim’s daughter—is known to have provided banking channels to Ibrahim beginning in the 1990s. D-Company has also invested heavily through various shell companies in HBL’s subsidiary Habib Metropolitan Financial Services, an equity brokerage firm in Pakistan. Ibrahim and D-Company continue to use HBL in their terror financing activities to this day.

192. It is highly likely that transactions involving Ibrahim and/or D-Company were one of the reference points in NYDFS’s 2017 Notice, which noted that HBL’s New York Branch allowed nearly 200 instances of suspicious activity, some of which were correlated with “negative media associated with the parties and/or their beneficial owners, including allegations of terrorist financing, black market trading, drug trafficking, smuggling, and fraud.” Ibrahim and D-Company have been publicly accused of all of these.

193. Ibrahim and D-Company are among the most notorious criminals in all of India. By providing banking services to Ibrahim and D-Company, in

violation of U.S. sanctions laws, HBL knowingly and substantially contributed to the al-Qaeda Terror Syndicate's attack capabilities.

* * *

194. The financial transactions HBL processed for each of its terrorist customers, and the financial services it provided them, were not "routine." As a threshold matter, HBL staff and executives ignored numerous and obvious red flags with respect to their terrorist customers and thus failed to take preventive and corrective actions mandated by HBL's internal policies and Pakistani law. HBL also created the "good guy" list in order to *excuse* certain terrorist customers from its standard diligence procedures, contrary to its own policies and SBP rules. These deviations from policy and legal requirements cannot be characterized as "routine" banking behavior.

195. Moreover, the purpose of these transactions was to provide illegal support to terrorists engaged in extreme violence—an act that violates U.S. criminal law and cannot ever properly be regarded as routine.

B. HBL Acted With the Requisite Scienter for Primary and Secondary Liability

196. HBL knew or was deliberately indifferent to each of the following facts: (1) that it was providing financial services and funds to terrorists, including FTOs, in the al-Qaeda Terror Syndicate; (2) that these terrorists and terrorist organizations were actively engaged in acts of international terrorism directed

against Americans in the region; (3) that HBL's provision of financial services and funds to these terrorists and terrorist organizations served an important role in financing their operations and facilitated violence against Americans in the region; and (4) that providing financial services to these terrorist and terrorist groups was illegal precisely because it would facilitate terrorist violence.

197. **HBL knew or was deliberately indifferent to the fact that it was providing financial services and facilitating the flow of funds to terrorists and FTOs in the al-Qaeda Terror Syndicate.** HBL's own AML and Counter Terrorist-Finance ("CTF") policies included comprehensive Know Your Customer ("KYC") and customer due diligence ("CDD") procedures. These policies were consistent with requirements promulgated by HBL's home regulator, SBP. Together, SBP regulations and HBL's policies established a system that required HBL to conduct extensive diligence on customers like those discussed in this Complaint, who were by definition "high risk."

198. As set forth in detail below, such diligence surely revealed that the terrorist operatives and groups at issue in this Complaint were terrorists, and so HBL either provided financial services to people and entities that it knew were terrorists—or else its detailed and expansive policies and procedures for customer due diligence were all a sham, demonstrating HBL's deliberate indifference to the nature and consequences of its actions. Either way, HBL acted with scienter,

opening its doors and accounts to the world's worst terrorist and criminals, with no effort to prevent a flood of terrorist finance.

199. This point is especially clear in the context of the “good guy” list. HBL represented to NYDFS that it had conducted appropriate diligence in placing customers on the “good guy” list. In the course of that diligence, HBL would have learned about its terrorist customers—but it nevertheless included at least one leader of a Pakistani terror organization on the list, along with 153 other SDNs. The creation of the list thus establishes HBL's knowledge or deliberate indifference to the nature of its customers, and also reflects HBL's agreement to join the al-Qaeda Terror Syndicate's conspiracy to raise and transfer funds that would foreseeably be used to kill Americans in Afghanistan.

200. To provide more detail about HBL's policies and procedures: In 2009, SBP issued one of many “Circulars” to all banks in Pakistan. Annexure I to Circular Letter No. 7 detailed KYC and CDD requirements. SBP explained: “With the view to preserve integrity and safety of the financial system, it is expedient to prevent the possible use of the banking sector for money laundering and terrorist financing.”¹⁴⁷

¹⁴⁷ State Bank of Pakistan, ANNEXURE-I, Attachment to BPRD Circular Letter No.07 of 2009, at 1 (2009), <http://www.sbp.org.pk/bprd/2009/Annexure-I-CL7.pdf>.

201. The baseline requirement was that “Banks / DFIs shall formulate and put in place, a comprehensive CDD / KYC policy duly approved by their Board of Directors and in case of branches of foreign banks, approved by their head office, and cascade the same down the line to each and every business location / concerned officers for strict compliance.”¹⁴⁸ Customer due diligence was to be conducted when, among other things, “(a) establishing business relationship; (b) conducting occasional transactions above rupees one million whether carried out in a single operation or in multiple operations that appear to be linked; (c) carrying out occasional wire transfers (domestic / cross border) regardless of any threshold; (d) there is suspicion of money laundering / terrorist financing.”¹⁴⁹

202. Annexure I was not simply concerned with surface level diligence, but also required banks to “identify the beneficial ownership of accounts / transactions by taking all reasonable measures” and “determine whether the customer is acting on behalf of another person, and should then take reasonable steps to obtain sufficient identification data to verify the identity of that other person.”¹⁵⁰ For any customer who was a “legal person,” banks “are required to take reasonable measures to (i) understand the ownership and control structure of the customer (ii)

¹⁴⁸ *Id.*

¹⁴⁹ *Id.*

¹⁵⁰ *Id.* at 2.

determine that the natural persons who ultimately own or control the customer. This includes those persons who exercise ultimate effective control over a legal person or arrangement.”¹⁵¹

203. SBP also “advised that CDD / KYC is not a one time exercise to be conducted at the time of entering into a formal relationship with customer / account holder. This is an on-going process for prudent banking practices.”¹⁵²

204. All of the above was considered standard diligence. SBP made clear that bank AML/CTF policies should provide for “Enhanced Customer Due Diligence depending upon the customers’ background, country of origin, public or high profile position, nature of business, etc.”¹⁵³ SBP’s Circular stated: “Banks / DFIs shall conduct enhanced due diligence when: (a) dealing with high-risk customers, business relationship or transaction including the following; . . . legal persons or arrangements including non-governmental organizations (NGOs) / not-for-profit organizations (NPOs) and trusts / charities . . . high net worth customers with no clearly identifiable source of income; and . . . customers holding public or high profile positions.”¹⁵⁴

¹⁵¹ *Id.*

¹⁵² *Id.* at 3.

¹⁵³ *Id.* at 1.

¹⁵⁴ *Id.* at 4.

205. Under SBP’s requirements, if a bank at any time was “not able to satisfactorily complete required CDD / KYC measures including identity, beneficial ownership or information on purpose and intended nature of business relationship,” then the banking relationship was to be terminated and the suspicious behavior reported to authorities.¹⁵⁵

206. SBP reiterated these requirements in two documents circulated to all banks in Pakistan in 2012. The first document recommended that “enhanced due diligence” be performed on suspicious customers, which could “include . . . Obtaining additional information on the customer (occupation, volume of assets, address, information available through public databases, *internet*, etc).”¹⁵⁶

207. The second document again required that banks engage in ongoing monitoring of “all business relations with customers,”¹⁵⁷ and stated: “Banks/ DFIs shall not provide any banking services to proscribed entities and persons or to those who are associated with such entities and persons, whether under the

¹⁵⁵ *Id.* at 5.

¹⁵⁶ State Bank of Pakistan, *AML/CFT Guidelines on Risk Based Approach for Banks & DFIs*, at 5 (2012), <http://www.sbp.org.pk/bprd/2012/C2-BRA-Guidelines.pdf>. (Emphasis added).

¹⁵⁷ State Bank of Pakistan, *Anti-Money Laundering and Combating the Financing of Terrorism (AML/CFT) Regulations for Banks & DFIs*, at 7 (Sept. 13, 2012), <http://www.sbp.org.pk/bprd/2012/C2-AML-CFT-Regulations.pdf>.

proscribed name or with a different name. The banks/DFIs should monitor their relationships on a continuous basis and ensure that no such relationship exists.”¹⁵⁸

208. SBP also issued specific conditions for banking relationships with NGOs and “charities,” including a requirement to “conduct enhanced due diligence (including obtaining senior management approval) . . . to ensure that these accounts are used for legitimate purposes and the transactions are commensurate with the stated objectives and purposes.”¹⁵⁹ Furthermore, “individuals who are authorized to operate these accounts and members of their governing body should also be subject to comprehensive CDD. Banks/DFIs should ensure that these persons are not affiliated with any proscribed entity, whether under the same name or a different name.”¹⁶⁰

209. Finally, SBP contemplated that HBL and other banks would monitor newspapers and other publications for references to the bank’s accounts: “In case of advertisements through newspapers or any other medium, especially when bank account number is mentioned for donations, Banks/DFIs will ensure that the title of the account is the same as that of the entity soliciting donations.”¹⁶¹ Given that “enhanced due diligence” could include internet searches on bank customers, it is

¹⁵⁸ *Id.* at 8.

¹⁵⁹ *Id.* at 9.

¹⁶⁰ *Id.* at 10.

¹⁶¹ *Id.*

likely that HBL reviewed references to its own accounts in publications and on the internet as well. Those searches would reveal that HBL's customers were notorious terrorists. More broadly, SBP's regulations put HBL on notice that terror financing would cause terrorist violence in the region.

210. On paper, in internal policy manuals, HBL represented that it had AML and CTF procedures consistent with Pakistani law. These included rules requiring the bank to know its customers—which required it to “establish true identity and bona fides or prospective customers or users of the Bank's facilities”—and to “risk assess” each customer. Among other things, these policies and procedures show that HBL knew what it was *supposed to do* to prevent the financing of terrorism and terrorist attacks, *and why* it was supposed to do them.

211. In or around 2004, HBL published a KYC manual that included, among other things, a list of “Types of Clients Requiring Prior Approval of Business Group Head.” Those clients included “Institutions / Individual whose association with Habib Bank could be considered controversial.”

212. HBL's 2004 policy manual contemplated that HBL staff would be “responsible for interviewing the prospective client” to “obtain sufficient information on the reputation of the client, legitimacy of the business, and nature and source of activity expected in the account.”

213. The manual also detailed the “Broad Objectives of KYC Policies,” which included “Prevent money laundering and use of Banking Channels for criminal activities.” The 2004 policy manual alerted staff that “Cash lends anonymity to many forms of criminal activity and is the normal medium of exchange in the world of drug trafficking / terrorism and other criminal activities.” HBL acknowledged that, to manage their illicit cash, terrorist and other “criminals need” banking services.

214. HBL’s AML/CTF manual effective November 2006 strengthened the bank’s policies, at least on paper. That manual stated “As a policy, HBL would not do business with” “Prohibited client types,” which included “Individuals or entities subject to UN or local Country sanctions” and any “Client or business segment black listed by the Bank or the Regulators.” To meet these standards, HBL must have monitored United Nations and “local Country sanctions,” along with Pakistani government terrorist lists. Indeed, the bank’s AML/CTF policy manual states: “AML/D or respective country MLRO would be responsible for keeping the negative lists updated at all times.” Further, HBL must have maintained its own internal “black list,” based on its own independent diligence on prospective customers.

215. As SBP required, HBL policies stated it would “monitor all transactions and activity on an on-going basis to ensure,” among other things, that

customer balances and activity were “consistent with the customer’s known business or profession,” and “[a]ll relevant information has been taken into account to assess whether there are and reasonable grounds to suspect money laundering.”

216. Sometime between 2014 and 2017, HBL issued a AML/CTF policy manual that stated: “HBL shall not provide any banking services to proscribed / sanctioned entities and persons or to those who are known for their association with such entities and persons, whether under the proscribed name or with a different name.” This policy mirrored the requirements detailed by SBP in 2012.¹⁶²

217. HBL also detailed its customer due diligence policies in questionnaires its executives submitted to the Wolfsberg Group during the period relevant to Plaintiffs’ claims. From 2010 to the present, HBL has regularly checked “Yes” for each of these questions: (1) “Does the FI¹⁶³ have a requirement to collect information regarding its customers’ business activities?”; (2) “Does the FI screen customers and transactions against lists of persons, entities or countries issued by government/competent authorities?; and (3) “In addition to inspections by the government supervisors/regulators, does the FI client have an internal audit function or other independent third party that assesses AML policies and practices on a regular basis?”

¹⁶² State Bank of Pakistan, *AML/CFT Regulations*, *supra* note 157, at 8.

¹⁶³ In the Wolfsberg questionnaires, “FI” is short for “Financial Institution.”

218. Taken together, the KYC and CDD policies required by SBP, included in HBL's internal policy manuals, and represented to international banking groups, establish that HBL committed itself to comprehensive measures that would trigger numerous and serious red flags for each of the terrorists and terrorist groups discussed in this Complaint. These red flags arose both when HBL opened each account and when it conducted ongoing monitoring of the terrorist customers and accounts.

219. Despite these red flags, HBL continued to provide financial services and thus facilitate the flow of funds to numerous high-profile terrorists and terrorist groups for years after they were designated as FTOs or SDGTs by the U.S. government, or sanctioned by the United Nations for association with al-Qaeda and the Taliban. Those designated customers include ones named in this Complaint: Jalaluddin Haqqani, founder of the FTO Haqqani Network; Osama bin Laden; Hafiz Muhammad Saeed and Zafar Iqbal, the co-founders of designated FTO LeT; the al-Qaeda fronts known as the Al Rashid Trust and Al Akhtar Trust; Al Rehmat Trust, the "operational front" for JeM; Dawood Ibrahim; and the ISI's preferred terrorist groups, JeM and LeT. HBL also continued to provide financial services for terrorists in Pakistan that the NYDFS publicly described but did not name in 2017, including the leader of a terrorist group. HBL has long represented that it continuously monitored U.S. and U.N. terrorist designations, and SBP separately

informed banks in Pakistan of all U.N. designations. Thus, HBL knew that some of its customers were high-profile and dangerous terrorists, worthy of designation by the United States and/or U.N. Yet it continued to provide them financial services.

220. Other characteristics of each of these customers and their financial activity raised red flags. Both Al Rashid Trust and Al Rehmat Trust collected substantial sums in cash and deposited those funds to HBL accounts. Both also received international wire transfers from donors. As purported charities and NGO's, they were subjected to "Enhanced Due Diligence," and both the organizations and their members faced the same scrutiny. If their accounts were opened in the name of an individual, that person and his or her association with the "trusts" were quickly established. Regardless, both the entities and the individuals associated with them would trigger the "suspicion of money laundering / terrorism" provision of SBP's KYC and CDD requirements.

221. HBL's banking relationship with al-Qaeda front Al Rashid Trust and its alter egos over many years reflects the bank's general awareness of its role with respect to terrorist finance and its agreement to facilitate its terrorist clients' violent objectives for another reason. After the United Nations froze Al Rashid Trust's bank accounts with HBL in 2001, HBL allowed Al Rashid Trust, using an alias, to use its original or new accounts to raise funds for a front for LeT (which had already been designated an FTO). When the U.S. and U.N. added Al Rashid

Trust's alias to their designations, HBL allowed the al-Qaeda and LeT front to withdraw its money before freezing only a symbolic amount in the accounts. *See supra* ¶ 168. The games HBL played with these designations reflect its general awareness of its important role in funding al-Qaeda, LeT, and other members of the al-Qaeda Terror Syndicate.

222. Each of the individual terrorist leaders also tripped alarms at HBL. They certainly held “high profile positions” and were well-known terrorist founders, funders, leaders, and associates. Dawood Ibrahim is one of the best-known criminals, terrorists, and drug traffickers in South Asia. Even the most basic internet search on any of these individuals (much less the interview HBL committed to) reveals the criminal nature of the “reputation” HBL promised to check. And any risk assessment would present them as extremely high risk. At a minimum, each was an “[i]ndividual whose association with Habib Bank could be considered controversial.” They thus triggered additional scrutiny, including prior approval of the bank's Business Group Head.

223. HBL also knew that certain customers raised concerns as a result of specific government warnings. For example, NYDFS specifically warned HBL about Al Rajhi Bank, and the U.S. Senate had issued a report specifically documenting the bank's ties to al-Qaeda, but HBL knowingly continued to do

billions of dollars of business with Al Rajhi Bank in a manner that defied even minimal AML and CTF requirements.

224. The same is true of the terrorist groups ISI used HBL to fund, and of the ISI itself. The terrorist groups ISI sponsored were U.S. and/or U.N. sanctioned before any of the terrorist attacks at issue in this Complaint, and there is no reason to believe HBL has cut off its financial services to the ISI. By any objective measure, the ISI is an extremely high-risk customer, and any diligence conducted on it would reveal its connections to designated terrorist groups.

225. In addition to these known HBL customers, NYDFS described but did not name two terrorist customers of HBL in Pakistan, and indicated that HBL claimed to have screened and risk-assessed these customers, along with 152 other U.S. designated individuals. As NYDFS explained, these were “customers who purportedly had been specifically scrutinized by the bank and identified as very low risk.”¹⁶⁴ NYDFS also identified at least once instance in which the bank’s system alerted its staff to a transaction by a most-wanted criminal, but the staff improperly dismissed the alert as a “false positive” and deliberately cleared the transaction.

226. Thus, when HBL conducted its due diligence on each customer on the “good guy” list and affirmatively determined that transactions for these customers

¹⁶⁴ See Notice at 7.

would not require further OFAC screening by its New York branch, it checked them against U.S. and international designations/sanctions lists and knew or was deliberately indifferent to the result: “154 terms included in Habib Bank’s ‘good guy’ list corresponded to identical entries that were included on the Specially Designated Nationals and Blocked Persons List (the ‘SDN List’),” including the leader of a Pakistani terrorist group, an international arms dealer, and “an individual on the Specially Designated Global Terrorist list.”¹⁶⁵

227. If HBL’s representations to NYDFS were true, the bank must have screened these 154 customers against U.S., U.N., and Pakistani sanctions lists, conducted its own Enhanced Due Diligence of them, and then completely ignored the resulting red flags. HBL followed the same process for each of the terrorists and terrorist groups this Complaint identifies and focuses on. Thus, HBL provided financial services and facilitated the flow of funds to members of the al-Qaeda Terror Syndicate, knowingly or with deliberate indifference to their true nature.

228. The circumstances of HBL’s provision of financial services to the Syndicate reinforce the inference of knowledge or deliberate indifference. NYDFS found that HBL engaged in “wire-stripping” to remove inculpatory information from transaction records. At other times, it processed SWIFT transactions without appropriately detailed information regarding the transactors. And it continued its

¹⁶⁵ *Id.* at 8.

relationships with terrorist customers, and took active steps to shield their accounts and transactions from scrutiny in the United States and Pakistan, despite sustained efforts from multiple governments to convince HBL to stop financing terrorism.

229. It is also revealing that HBL's customer list reads as a "Who's who" of major terrorists in the region. This is a case in which a bank repeatedly and flagrantly dealt with highly prominent terrorist leaders and their organizations. The most plausible conclusion from the sheer volume of terror financing that went through HBL is that the bank acted knowingly in soliciting and carrying out these transactions.

230. **HBL knew or was deliberately indifferent to the fact that its terrorist customers were engaged in acts of international terrorism directed against Americans.** The terrorist designations and sanctions HBL monitored explained why each terrorist or group was named. Further, as discussed below, HBL understood that the U.S. government designated terrorist groups because they pose a grave threat to Americans. And HBL is a large, sophisticated bank, with branches throughout Pakistan (including the home bases of the Haqqani Network and JeM) and a branch (from 2004 until 2019) in Afghanistan. The diligence HBL conducted on its terrorist customers would reveal their associations with al-Qaeda and the Taliban, and their roles in violent attacks in Afghanistan—all of which

were publicized in credible, mainstream U.S. and international media sources, and were apparent to a bank of HBL's sophistication.

231. **HBL knew or was deliberately indifferent to the fact that its own conduct caused violence against Americans.** In 2007, Mariane Pearl sued HBL for its role in the 2002 kidnapping and beheading of her husband, American journalist Daniel Pearl. *See Pearl v. Ahmed Omar Saeed Sheikh*, No. 07-cv-6639-PAC (S.D.N.Y.). Pearl's complaint alleged, *inter alia*, violations of the ATA as well as aiding and abetting, identifying HBL's transactions with Al Rashid Trust and Al Akhtar Trust, as well as the FTO Harakat-ul-Mujahideen, as predicates for liability. The complaint further alleged that these FTO recipients were acting with the support and direction of the ISI, and that both Al Rashid Trust and the terrorists the ISI sponsored were involved in operations in Afghanistan. HBL's spokesman denied the allegations, but the matter was not fully litigated. Instead, the lawsuit was voluntarily dismissed shortly after HBL's attorneys entered an appearance, suggesting a settlement.

232. Whatever happened in the case, the allegations and evidence in HBL's possession placed it on notice that any business dealings with the ISI or Al Rashid Trust were prohibited and may have caused terrorist attacks that created liability under the Anti-Terrorism Act. After reviewing the *Pearl* complaint, HBL certainly understood that financing terrorists violated U.S. law, such that any further support

for the same or other terrorists after 2007—which was well-documented by NYDFS, the Federal Reserve, and SBP—could only have been perpetrated with the requisite scienter. HBL specifically understood this with respect to Al Rashid Trust, which, as discussed previously (*see* ¶¶ 163-168), the bank knowingly circumvented U.S. and U.N. sanctions to support, *after* the *Pearl* suit was filed.

233. The *Pearl* lawsuit was by no means the only warning that assisting in terrorist finance would cause violence against Americans. HBL is a sophisticated financial institution that has long operated in the United States and is presumed by law to understand the purpose of the criminal law prohibitions on material support to terrorists as well as the requirements of the Bank Secrecy Act and all applicable AML and CTF regulations.

234. As the U.S. Supreme Court has explained, “Congress has prohibited the provision of ‘material support or resources’ to certain foreign organizations that engage in terrorist activity. 18 U.S.C. § 2339B(a)(1). That prohibition is based on a finding that the specified organizations ‘are so tainted by their criminal conduct that any contribution to such an organization facilitates that conduct.’ Antiterrorism and Effective Death Penalty Act of 1996 (AEDPA), §301(a)(7), 110 Stat. 1247, note following 18 U.S.C. § 2339B (Findings and Purpose).”¹⁶⁶

¹⁶⁶ *Holder v. Humanitarian Law Project*, 561 U.S. 1, 7 (2010).

235. As a sophisticated financial institution, HBL understood the role that banks play in the international financial system as well as how HBL itself would play a vital role in facilitating the flow of funds from donors and operatives around the world to terrorist organizations in Pakistan if it permitted terrorist organizations and/or their operatives to gain access to financial system through the bank.

236. Thus, HBL understood that “any contribution” it made to members of the al-Qaeda Terror Syndicate—including permitting the Syndicate and/or its operatives to gain access to the global financial system through the bank—would facilitate their violent campaigns.

237. The United Nations likewise imposes terrorist financing sanctions. As relevant here, these sanctions began in 1999, when, pursuant to Resolution 1267, the U.N. Security Council imposed sanctions on the Taliban, largely due to the fact that it was harboring Osama bin Laden and other terrorists in Afghanistan.¹⁶⁷ These sanctions included an assets freeze against designated individuals and entities. In 2011, the Security Council adopted Resolution 1989, which split the previous committee in two—one called the Al-Qaida Sanctions Committee, and the other still focused on the Taliban. In 2015, the Committee was expanded again to include

¹⁶⁷ U.N. Security Council, Security Council Committee Pursuant to Resolutions 1267 (1999) 1989 (2011) and 2253 (2015) Concerning Islamic State in Iraq and the Levant (Da’esh), Al-Qaida and Associated Individuals, Groups, Undertakings, and Entities, https://www.un.org/securitycouncil/sanctions/1267#background_info.

Da'esh (ISIS). The committee's sanctions require all states to "freeze without delay the funds and other financial assets or economic resources of designated individuals and entities."¹⁶⁸ The sanctions apply to persons or entities that will be listed because they "[p]articipat[e] in the financing, planning, facilitating, preparing, or perpetrating of acts or activities by, in conjunction with, under the name of, on behalf of, or in support of" al-Qaeda.¹⁶⁹

238. As the United Nations explains, "[t]he purpose of the assets freeze is to deny listed individuals, groups, undertakings and entities the means to support terrorism."¹⁷⁰ The terms of the freeze are broad, and are "preventative in nature."¹⁷¹ For implementation, states circulate the list of sanctioned individuals to commercial banks, who are in turn supposed to screen the list against their client databases.¹⁷² The State Bank of Pakistan follows this practice. The United Nations further cautioned about the possibility that designated individuals and entities would control funds indirectly, that money was fungible such that even apparently

¹⁶⁸ *Id.*

¹⁶⁹ *Id.*

¹⁷⁰ United Nations Al-Qaida Sanctions Committee, Assets Freeze: Explanation of Terms ¶ 3 (2015), https://www.un.org/securitycouncil/sites/www.un.org.securitycouncil/files/eot_assets_freeze_-_english.pdf.

¹⁷¹ *Id.* ¶ 26.

¹⁷² *Id.* ¶ 27.

benign transactions should be blocked, and that non-profit organizations would also be subject to abuse.¹⁷³

239. Thus, the United Nations called “upon Member States to move vigorously and decisively to cut the flows of funds and other financial assets and economic resources to individuals and entities on the Al-Qaida Sanctions List.”¹⁷⁴

240. Based on these sustained measures, in place since 1999, HBL necessarily understood that any support for sanctioned organizations—or similar organizations—would support terrorist violence.

241. During the period relevant to Plaintiffs’ claims, the government of Pakistan also made it clear that funding terrorists leads to terrorist violence. Pakistan relied on its own Anti Terrorism Act, 1997 to starve terrorist groups of the funds critical to their ability to plan and stage attacks. This is clear from the Act’s preamble: “An Act to provide for the prevention of terrorism, sectarian violence and for speedy trial of heinous offences.”¹⁷⁵

242. HBL’s internal policy manuals for the prevention of money laundering and terrorist finance have acknowledged since at least 2006 that HBL is required to comply with the Anti Terrorism Act, 1997.

¹⁷³ *Id.* ¶¶ 5, 19-21, 29.

¹⁷⁴ *Id.* ¶ 29.

¹⁷⁵ *See* Anti Terrorism Act, 1997, *available at* <https://www.satp.org/Docs/Document/7.pdf>.

243. In a 2013 version of this manual, HBL paraphrased the Act: “A Person commits an offence if he/she enters into or becomes concerned in any arrangement which facilitates the retention or control, by or on behalf of another person of terrorist property.

- (a) By concealment,
- (b) By removal from the jurisdiction.
- (c) By transfer of nominees, or
- (d) In any other way.”

Thus, HBL knew both the Anti Terrorism Act, 1997’s requirements and its purpose: to prevent terrorist violence.

* * *

244. With respect to primary liability under the ATA, HBL’s policies for countering money laundering and the financing of terrorism, its understanding of the purposes of those policies and the violent consequences of violating them, and its actual conduct with respect the terrorists and terrorist groups it not only serviced but shielded from asset seizures and other legal actions, establish that HBL facilitated the flow of essential funds to members of the al-Qaeda Terror Syndicate knowing or with deliberate indifference to the fact that it was (i) providing material support to FTOs with knowledge of or deliberate indifference to their connection to terrorism; and (ii) providing material support to terrorist groups knowing or

deliberately indifferent to the consequence that its support would facilitate the terrorists' violent campaigns, including against Americans.

245. Because support for terrorism was the necessary consequence of HBL's actions, and because HBL knew this, it also acted with the apparent intent to intimidate or coerce a civilian population, influence policy by intimidation or coercion, or affect the conduct of a government by mass destruction, assassination, or kidnapping. Indeed, these outcomes were the avowed purpose of HBL's terrorist customers.

246. HBL also acted with the scienter necessary for secondary liability. HBL's policies, understanding of the purpose of those policies, and conduct contrary to them establish that it was at least generally aware that it was playing a role in the al-Qaeda Terror Syndicate's overall tortious scheme to commit terrorist violence by facilitating terrorist financing to members of the Syndicate.

C. HBL's Assistance to the al-Qaeda Terror Syndicate Was Substantial, and Caused Terrorist Attacks

247. HBL played a crucial role in allowing members of the al-Qaeda Terror Syndicate—including al-Qaeda, the Taliban (including the Haqqani Network), LeT, and JeM (the terrorist organizations principally responsible for the attacks in this case)—to perpetrate terrorist attacks because the amounts of U.S. dollars and other currencies that it funneled to these groups were high (millions of

dollars), and the money was important to the Syndicate's ability to carry out violent attacks on Americans.

248. By knowingly maintaining accounts and processing transactions for members of the al-Qaeda Terror Syndicate and their agents, HBL participated in the financial infrastructure essential to terrorism against Americans in Afghanistan.

249. HBL also took deliberate steps that made it easy for members of the Syndicate to raise and move money without detection. Most clearly, HBL's use of the "good guy" list assured terrorists and their funders that donations made through HBL would not be blocked or frozen in transit, but would instead be protected from scrutiny and reach their intended beneficiaries. HBL's concealment of wire transfer information had the same effect. This assurance, along with HBL's prominence, size, and easy access to U.S. dollar clearing in the United States, made it an attractive vehicle for terror financing.

250. By knowingly allowing terrorist groups and fundraisers to openly solicit donations to their HBL accounts, HBL also lent its public profile as Pakistan's largest bank to terrorist fundraising efforts. In fact, HBL was well-known for decades in the region as a safe space for terrorists and their financial angels. Thus, fundraisers and donors to the members of the al-Qaeda Terror Syndicate could rest assured that the funds they transferred through HBL would

achieve the desired goal of supporting terrorist attacks on Americans in Afghanistan and elsewhere.

251. HBL's customers used their accounts at the bank to hold and transfer huge sums, totaling at least several million dollars, to members of the al-Qaeda Terror Syndicate from 2006 through at least 2017. These funds were significant enough to have been a substantial factor in both strengthening the Syndicate's terrorist enterprise and causing the attacks that injured Plaintiffs.

252. As explained in the detailed descriptions of the members of the Syndicate, HBL's conduct aided the Syndicate in carrying out deadly terrorist attacks. Contributions to al-Qaeda and the Haqqani Network helped pay for, *inter alia*, weapons, explosives, recruiting, salaries, and other necessary expenses to commit terror attacks. Contributions to LeT helped pay for recruiting for terrorists, and especially suicide bombers. And contributions to JeM helped pay for recruiting for suicide bombers as well as martyr payments for those who took part in Syndicate attacks.

253. These sustained transfers provided the Syndicate sufficient resources to injure and kill Americans, including Plaintiffs and Plaintiffs' family members. Indeed, the amount of money required to perpetrate terror attacks in Afghanistan and Pakistan is relatively small (a few thousand dollars or less for a suicide

bombing).¹⁷⁶ That is true generally, and especially true in this case because the al-Qaeda Terror Syndicate already had a sophisticated terrorist infrastructure that allowed it to deploy these funds for maximum violent effect.

254. The substantiality of HBL's assistance, and its causal effect, is confirmed by the legislative findings underlying the laws it violated. U.S. law flatly prohibits knowingly providing any material support to an FTO, and broadly prohibits transactions with SDGTs. This is precisely because the U.S. government—both Congress and the Executive Branch—have concluded that any material contribution to an FTO promotes terrorist attacks. NYDFS raised similar concerns with HBL starting in 2006.

255. Government communications further confirm that terrorist financing leads to terrorist violence against Americans. As an unclassified cable (as published by *WikiLeaks*) from the U.S. Ambassador to India to the U.S. Secretary of State explained in February 2010 (right before the attacks in this case began):

Cutting off the financing of terrorist groups is a key component of our national strategy to combat terrorism. A large number of terrorist organizations operate in South Asia including, but not limited to al-Qa'ida (AQ), Lashkar e-Tayyiba (LT), Tehrik-i-Taliban (TTP), Harakat ul-Jihad-i-Islami/Bangladesh (HUJI-B), Harakat ul-Jihad-Islami (HUJI), Harakat ul-Mujahedin (HUM), Jaish-e-Mohammed (JEM), and Lashkar I Jhangvi (LJ). In order to operate and grow, these groups depend on and receive funding from outside sources

¹⁷⁶ See, e.g., Ann Wilkens, *Suicide Bombers and Society: A Study on Suicide Bombers in Afghanistan and Pakistan*, at 15-16 & n.14 (2011), available at <https://www.foi.se/rest-api/report/FOI-R--3058--SE> (describing the low price of suicide bombs).

including wealthy donors and grass root organizations in Pakistan, Saudi Arabia, United Arab Emirates (UAE) and other Gulf and Islamic states. *Building the capacity of governments in South Asian countries to stem the flow of funds to terrorist groups is essential to disrupting their activities.* The creation of robust financial investigative capabilities in South Asia is *critical to reaching our counterterrorism goals.* (Emphases added.)¹⁷⁷

256. By encouraging and facilitating money transfers to members of the al-Qaeda Terror Syndicate and shielding their assets and transactions from regulators and law enforcement, HBL performed an essential role in providing material support to al-Qaeda, the Taliban (including the Haqqani Network), LeT, JeM, and the rest of the al-Qaeda Terror Syndicate.

257. HBL thus aided and abetted and conspired with the al-Qaeda Terror Syndicate in committing the attacks that injured Plaintiffs.

258. That support was a substantial factor in the sequence of responsible causation for the attacks at issue in this case because it provided the Syndicate with resources it could use to pay for and carry out attacks on Americans. Specifically, transfers knowingly facilitated by HBL helped the members of the Syndicate pay for weapons, explosives, recruiting, salaries, martyr payments, and other necessary expenses to commit terror attacks.

¹⁷⁷ https://wikileaks.org/plusd/cables/10NEWDELHI356_a.html

D. HBL's Assistance to the al-Qaeda Terror Syndicate Had a Substantial Nexus to the United States

259. HBL's substantial assistance to the al-Qaeda Terror Syndicate had a substantial nexus to the United States for three reasons.

260. First, HBL's conduct targeted the United States because the bank knew that its material support would aid and facilitate terrorists targeting Americans.

261. Second, HBL's conduct occurred in the United States because much of HBL's illicit and knowing assistance to the al-Qaeda Terror Syndicate was directed through HBL's New York Branch.

262. Third, HBL conspired with the al-Qaeda Terror Syndicate, who directed their violent acts at the United States.

HBL's Conduct Targeted the United States

263. HBL knowingly provided material support to al-Qaeda, the Haqqani Network, and LeT, knowing that these terrorist organizations were expressly targeting the United States and Americans.

264. The al-Qaeda Terror Syndicate directed attacks at *Americans* with the specific intent of killing *Americans* in particular—so that it could inflict pain in the

United States and influence U.S. policy.¹⁷⁸ It did not incidentally injure Americans in the course of other terrorist operations.

265. The al-Qaeda Terror Syndicate's ultimate, publicly stated goal was to effect a withdrawal of coalition forces from Afghanistan, and to murder Americans as commanded in Osama bin Laden's 1998 *fatwa*.

266. Each terrorist attack that killed and injured Plaintiffs was part of that campaign of anti-American terrorism.

267. HBL provided banking services to al-Qaeda, Haqqani Network, and LeT operatives and fundraisers knowing that the Syndicate would use the resulting funds to target U.S. citizens in terrorist attacks.

268. HBL knowingly provided financial services for al-Qaeda's terrorist enterprise, even going so far as to deem certain terrorists who were members or supporters of the Syndicate "good guys" as shown by the "good guy" list.

269. HBL's motivation for assisting al-Qaeda, the Haqqani Network, and LeT was to harm Americans in Afghanistan and help drive America out of the country. HBL had two distinct but related reasons for desiring that outcome.

¹⁷⁸ See U.S. Dep't of Justice, *Manhattan U.S. Attorney Announces Extradition of OFAC-Sanctioned Afghan Man for Narco-Terrorism Offenses* (Feb. 6, 2019) ("Haqqani Network and the Taliban have been and are engaged in highly public acts of terrorism against U.S. interests, including U.S. and coalition forces in Afghanistan.").

270. *First*, HBL’s management subjectively supported the mission of anti-American terrorists in Afghanistan. This allegation is supported by multiple known facts, including that HBL’s employees:

- (i) Created, maintained, and utilized the “good guy” list, which was expressly designed and used to undermine the enforcement of American terrorism-related financial rules by preemptively excusing certain terrorists, each of whom HBL deemed to be a “good guy,” and worth protecting from American counter-terrorism scrutiny;
- (ii) Pursued an arrangement with the ISI under which HBL provided funds and services to anti-American terrorists; and
- (iii) Personally tended to HBL’s relationships with key terrorists who supported the operations of the Syndicate including LeT’s co-founders, Hafiz Muhammad Saeed and Zafar Iqbal, as well as D-Company founder (and al-Qaeda and LeT supporter), Dawood Ibrahim.

The most plausible inference from these facts is that HBL’s management subjectively intended to assist its terrorist customers in their effort to harm Americans, because none of these actions could have occurred on accident—and certainly all of these actions in combination could not have been accidental.

271. *Second*, HBL decided that harming Americans was the necessary price of maintaining a good relationship with the ISI, or at least those elements within the ISI that frequently used HBL to achieve their objectives. Through the ISI’s longstanding support of the Taliban, the Haqqani Network, and LeT, the ISI made plain to any thinking observer—let alone a sophisticated Pakistani bank—

that the ISI viewed terrorist attacks against Americans in Afghanistan as supporting the ISI's strategy in Afghanistan.

272. The price of HBL's continued close relationship with the ISI was HBL's demonstrated willingness to assist the ISI in its efforts to funnel money to terrorist proxies in Afghanistan and Pakistan. HBL intentionally aided and abetted the ISI's support of the terrorist campaign against Americans in Afghanistan as a way to curry favor with—and receive business from—the ISI.

HBL's Conduct Relied Upon HBL's New York Branch or Other New York Correspondent Banks

273. The NYDFS and Federal Reserve reviews, consent orders, and settlement focused on financial transactions that flowed through the only HBL entity they regulated: HBL's New York branch. Those transactions involved both large volume and dollar values, and they reflected continuous (since at least 2006) misuse of HBL's New York branch to process transactions on behalf of terrorist operatives and funders.

274. As discussed below, HBL also processed financial transactions for, and provided financial services to, the members of the al-Qaeda Terror Syndicate discussed herein by virtue of those groups' receipt of donations from outside Pakistan, which involved currency exchanges and wire transfers that HBL cleared through its New York branch.

275. Each of HBL's transactions on behalf of terrorist operatives and funders was intentionally routed through HBL's New York branch rather than, for example, a correspondent account with another New York bank.

276. This was necessary to the criminal scheme for several reasons. First, HBL's own New York branch could be, and was, directed by its headquarters to process transactions without screening them because HBL had already vouchsafed that "due diligence" had been performed on those customers.

277. No legitimate U.S. financial institution would have agreed to violate U.S. laws and clear these transfers without OFAC screening.¹⁷⁹

278. Second, terrorist groups depend on access to and deployment of U.S. dollars to fund their operations and facilitate their terror campaigns. Specifically, the al-Qaeda Terror Syndicate responsible for Plaintiffs' injuries solicits and relies upon donations from around the world. These donations primarily default to or require exchange into U.S. dollars, which is why HBL routed them through the United States and had to develop an internal mechanism to prevent scrutiny from U.S. regulators.

¹⁷⁹ For these reasons, it is unlikely that transactions HBL processed for U.S.-designated members of the al-Qaeda Terror Syndicate were routed through other U.S. correspondent banks. Indeed, as a result of HBL's closure of its New York branch, it has begun a process of "de-dollarisation," which is directly related to this issue. See The International News, *Habib Bank to Wind Down Afghanistan's Operations* (Mar. 29, 2019), <https://www.thenews.com.pk/print/450070-habib-bank-to-wind-down-afghanistan-s-operations>.

279. Indeed, global donations are the lifeblood of the al-Qaeda Terror Syndicate. As the U.S. Ambassador to India explained in 2010, “these groups depend on and receive funding from outside sources” around the world.¹⁸⁰ This was specifically true with respect to the transactions NYDFS focused on and found threatened the lives of Americans.

280. Pakistan’s former Finance Minister stated that the primary problem NYDFS focused on was “payments originating in Saudi Arabia” that “went to Pakistan” and were then “exploited by terror groups, money-launderers and smugglers.”¹⁸¹ These were the transactions that NYDFS found to “open the door to the financing of terrorist activities that pose a grave threat to” New Yorkers and put “the safety of our nation at risk.” Thus, there is a direct line between HBL’s transfer of funds from outside Pakistan to Pakistan-based terrorist groups and the injuries Plaintiffs suffered.

281. Such international transfers necessarily involved U.S. dollars. Commercial banks that accept funds in one currency (for example, Saudi riyals) and deposit them in another, typically choose a central currency to exchange into and out of.

¹⁸⁰ Cable, *supra* note 177.

¹⁸¹ K.K. Shahid, *FATF Team Arrives in Pakistan*, The Friday Times (Aug. 17, 2018).

282. As Stanford Economics Professor Ronald McKinnon explained, “choosing one currency like the dollar to be the intermediary currency is the most natural way of economizing on foreign exchange transacting.”¹⁸² That is because it is far easier and less expensive to use a single central currency than it is to set up bilateral currency exchange markets for every possible currency pair (the example Professor McKinnon gives is that if a bank wished to trade 150 currencies all against each other, it could set up 149 markets if it used a central currency, as opposed to 11,175 markets if it created a separate market for each currency pair). The U.S. dollar is by far the most common central currency. Accordingly, if a donor in Saudi Arabia wanted to donate in riyals to a terrorist organization in Pakistan that needed U.S. dollars or Pakistani rupees, that transaction is likely to be cleared through a correspondent bank in the United States that would convert the riyals to dollars (and the dollars to rupees if needed) before transferring the funds to Pakistan.

283. For this reason, HBL’s New York Branch was involved in many transactions for its terrorist customers that did not originate in the United States or were not originally denominated in dollars.

¹⁸² Ronald McKinnon, *The World Dollar Standard and Globalization: New Rules for the Game?*, Stanford Ctr. for Int’l Dev., at 8-9 (Sept. 2003), available at <https://kingcenter.stanford.edu/sites/default/files/publications/181wp.pdf>.

284. HBL's terrorist clients did not only require U.S. dollars to convert non-Pakistani currencies to rupees. They also withdrew U.S. dollars from HBL accounts in Pakistan. For example, the ISI gave significant amounts of U.S. dollars to the Haqqani Network, which it obtained from the bank Indian intelligence described as ISI's "funding agency," HBL. HBL needed its New York branch to make these dollars available.

285. In addition, the financial transactions HBL's New York branch processed for members of the al-Qaeda Terror Syndicate, and any other financial services it provided to them, were inextricably tied to, and relied on, a payments processing platform that was tied to the banking laws and infrastructure of New York State.

286. In August 2008, HBL announced it had joined the Clearing House Interbank Payment System ("CHIPS").¹⁸³ In a press release, Faiq Sadiq, Country Manager for Habib Bank Limited in the U.S. stated "CHIPS is a world-class wire transfer system that provides Habib Bank Limited with the capability to clear and settle payments quickly and at a reduced cost . . . Connecting to the CHIPS network is not only safe and secure, but also offers Habib Bank Limited the

¹⁸³ FinExtra, *Pakistan's Habib Bank connects to Chips* (Aug. 21, 2008), <https://www.finextra.com/pressarticle/22942/pakistans-habib-bank-connects-to-chips>.

capability to serve the global needs of its business customers.”¹⁸⁴ A representative of The Clearing House, which owned CHIPS, added: “In an increasingly global economy, financial institutions and their customers need wire transfer capabilities that can help them conduct business anywhere in the world . . . CHIPS is committed to helping institutions and their customers achieve their strategic business objectives by providing a premier wire transfer solution used by the world’s largest banks and corporations. Using CHIPS for its payments needs will also give Habib Bank Limited the opportunity to maximize their liquidity.”¹⁸⁵

287. HBL decided for financial and competitive reasons to join CHIPS, and its participation in that payment system during the time period relevant to Plaintiffs’ claims¹⁸⁶ was integral to HBL’s ability to process international wire transfers and to conduct currency exchange operations.

288. CHIPS is owned by a New York corporation, The Clearing House Payments Company L.L.C. CHIPS’ Rules and Administrative Procedures provide that “[t]he rights and obligations of a Participant as Sending or Receiving Participant to a CHIPS payment message shall be governed by these Rules and by the laws of the State of New York, including Article 4-A of the New York

¹⁸⁴ *Id.*

¹⁸⁵ *Id.*

¹⁸⁶ HBL was a member of CHIPS from at least early 2009 to July 2017.

Uniform Commercial Code” and “[t]he rights and obligations of all other parties to a funds transfer of which a CHIPS payment message is a part, shall be governed, to the greatest extent permitted by law, by these Rules and the law of the State of New York, including Article 4-A of the New York Uniform Commercial Code.”¹⁸⁷

289. Accordingly, HBL, through the use of its New York Branch, has purposefully availed itself of (1) New York’s dependable and transparent banking system (which allows donors to its terrorist customers to transfer funds without fear of loss); (2) the U.S. dollar as a stable and fungible currency (which permits the exchange of currencies essential to terrorist fundraising); and (3) the predictable jurisdictional and commercial law of New York (which governed HBL’s banking services using New York-owned CHIPS).

HBL Conspired with Al-Qaeda, the Haqqani Network, and LeT to Harm Americans

290. Finally, HBL joined a conspiracy to commit terrorist attacks against Americans. HBL’s terrorist customers were engaged in an ongoing conspiracy, through the Syndicate, to commit terrorist attacks against Americans. This conspiracy was purposely directed at the United States because the Syndicate

¹⁸⁷ The Clearing House, *CHIPS Rules and Administrative Procedures Effective April 1, 2020*, https://www.theclearinghouse.org/-/media/new/tch/documents/payment-systems/chips_rules_and_administrative_procedures_2020_effective_04-01-2020.pdf.

sought to kill Americans specifically, and to undermine U.S. foreign policy interests by targeting U.S. soldiers and civilians abroad.

291. To achieve the objective of that conspiracy, the conspirators sought to raise money to fund the planning and commission of terrorist attacks, and to shield their funds from government scrutiny and seizure.

292. HBL's terrorist customers were themselves members of the conspiracy because they were either members of the Syndicate or were agents of members of the Syndicate. By agreeing to provide the conspirators with funds and financial services, including illicit access to the U.S. financial system, while knowing that these terrorist organizations would use the resulting funds to pay for terrorist attacks, HBL joined the Syndicate conspiracy.

293. The terrorist attacks at issue in this case were foreseeable acts in furtherance of the conspiracy. Indeed, the attacks, and others like them, were the conspiracy's primary objective.

III. Al-Qaeda Committed, Planned And Authorized The Terrorist Attacks That Injured Plaintiffs

294. While HBL and its customers were supporting the al-Qaeda Terror Syndicate, the Syndicate was carrying out violent attacks on Americans. The attacks at issue in this case injured 72 unique victims and occurred from June 7, 2010 through January 14, 2019. The attacks included suicide bombings, IED attacks, mortar attacks, and/or rocket attacks against Americans in Afghanistan.

These attacks were committed, planned, and authorized by al-Qaeda, and carried out by al-Qaeda, the Taliban (including the Haqqani Network), and/or LeT. As noted above, JeM also played a role in these attacks, sometimes helping to recruit suicide bombers, and also paying martyr payments afterward.

A. Al-Qaeda Led the Syndicate

295. Following the Soviet withdrawal from Afghanistan, Osama bin Laden began to transform al-Qaeda into a global terrorist group capable of launching attacks around the world. After moving to Sudan in the early 1990s, al-Qaeda's leadership returned to Afghanistan in approximately 1996, where it was sheltered by the Taliban for the next five years. Osama bin Laden declared war on the United States in a published *fatwa* (an authoritative religious decree) in 1996.¹⁸⁸ One scholar who surveyed first-hand accounts of the initial meeting between bin Laden and the Taliban during this period reported that it “emphasize[d] the Taliban's humble attitude toward the Saudi guest and their immediate readiness to serve him.”¹⁸⁹

296. In return for the Taliban's safe harbor, al-Qaeda provided substantial resources to the Taliban. By March 1997, bin Laden had met with Mullah Mohammed Omar personally and offered to lend his fighters to the Taliban. As bin

¹⁸⁸ See sources cited *supra* note 5.

¹⁸⁹ Stenersen, *Al-Qaida in Afghanistan*, *supra* note 5, at 58.

Laden's deputy, Abu Hafs al-Masri, wrote at the time, the Taliban "movement is a capable Islamic entity and it is possible that it can be a turning point for the betterment of the Islamic world. The movement needs a vision and it needs support. It needs someone who will give it a military strategy. And it needs to build a military force which is suitable for the situation in Afghanistan."¹⁹⁰ To that end, al-Qaeda shared technical knowledge with the Taliban and paid the Taliban between \$10 million to \$20 million a year for shelter. In doing so, Al-Qaeda supplied the strategy and support the Taliban needed to morph into a deadly terrorist group capable of inflicting mass casualties on Americans.

297. At the same time that Osama bin Laden was cementing his ties with the Taliban, he was escalating his attacks on the United States. In 1998, while under the Taliban's protection, Osama bin Laden declared a global jihad against the United States, calling on all Muslims to kill Americans at any opportunity. On August 7, 1998, al-Qaeda suicide bombers in explosive-laden trucks attacked U.S. embassies in Kenya and Tanzania, killing more than 200 people. The United States responded two weeks later with missile strikes on al-Qaeda bases in Afghanistan and demanded that Mullah Omar turn over Osama bin Laden. He refused.

¹⁹⁰ *Id.* at 67-68.

298. On October 8, 1999, the U.S. State Department designated al-Qaeda as an FTO, and a week later the United Nations called for sanctions against the Taliban unless it expelled bin Laden from Afghanistan. Again, the Taliban refused.

299. In the spring 2001, Osama bin Laden, on behalf of al-Qaeda, pledged an oath of allegiance to Mullah Omar and the Taliban. A few months later, on September 11, 2001, al-Qaeda attacked the World Trade Center in New York and the Pentagon, killing thousands. A third attack, possibly aimed at the White House, was thwarted by passengers aboard United Flight 93. The United States demanded once again that the Taliban turn over bin Laden, and once again the Taliban refused. The Coalition invaded Afghanistan in October, and bin Laden and Taliban leaders eventually fled to Pakistan.

300. Al-Qaeda's and the Taliban's close relationship continued long after September 11. During this period, the Taliban's "ties to al-Qaeda were crucial to the Taliban's growth as an insurgency after its routing from Afghanistan."¹⁹¹ In May 2007, for example, Taliban official Mullah Dadullah said, "[W]e and al-Qaeda are as one."¹⁹² In early 2009, a military-intelligence official was quoted as saying, "The line between the Taliban and al Qaeda is increasingly blurred,

¹⁹¹ McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 3.

¹⁹² Thomas Ruttig, *The Other Side*, Afghanistan Analysts Network, at 23 (July 2009).

especially from a command and control perspective.”¹⁹³ By the end of that year, Chairman of the Joint Chiefs of Staff Admiral Michael Mullen said the same thing openly. “We are deeply concerned about the growing level of collusion between the Taliban and al Qaeda,” he told *The Wall Street Journal*.¹⁹⁴ And as Lieutenant General Ronald L. Burgess, Jr. testified to the Senate Select Committee on Intelligence, “Al-Qa’eda’s propaganda, attack planning and support of the Taliban and Haqqani networks continues.”¹⁹⁵

301. The Taliban and al-Qaeda have remained intimately intertwined in the years since. For example, in 2015, Osama bin Laden’s successor, Ayman Zawahiri, pledged an oath of allegiance to the recently-installed Taliban leader Mullah Akhtar Mohammad Mansour, who publicly announced his acceptance of the pledge the following day.¹⁹⁶ When Mansour was killed in May 2016, Zawahiri pledged allegiance to his successor, Mawlawi Haibatullah Akhundzada.

302. The overlap between the organizations meant that al-Qaeda routinely played an important role in Taliban and Haqqani terrorist attacks. As terrorism

¹⁹³ Bill Roggio, *Al Qaeda Builds A ‘Shadow Army’*, Wash. Times (Feb. 13, 2009).

¹⁹⁴ Anand Gopal, *Afghan Police Killings Highlight Holes in Security*, Wall St. J. (Dec. 15, 2009).

¹⁹⁵ *Current and Projected National Security Threats to the United States?: Hr’g Of The Senate Select Committee On Intelligence*, S. Hr’g 111-557, at 13 (Feb. 2, 2010) (statement of Lt. Gen. Ronald Burgess, Jr., Dir., Def. Intelligence Agency), 2010 WLNR 27828348.

¹⁹⁶ Thomas Joscelyn & Bill Roggio, *New Taliban Emir Accepts al Qaeda’s Oath Of Allegiance*, Long War J. (Aug. 14, 2015).

scholars Bill Roggio and Thomas Joscelyn observed, “[i]t is not clear where, say, al Qaeda ends and the Taliban and other terrorist groups begin. This is by design. Bin Laden envisioned al Qaeda as the vanguard of a broader jihadist coalition. Al Qaeda was always a joint venture.”¹⁹⁷ Mr. Joscelyn testified that the word “syndicate”—referring to the Taliban’s and al-Qaeda’s joint terrorist venture in Afghanistan—offers an “excellent description of how al Qaeda operates.”¹⁹⁸

303. Al-Qaeda’s leadership of that terrorist syndicate reflected the degree to which al-Qaeda and the Taliban became fully and operationally intertwined. As India’s Permanent Representative to the United States explained in describing the al-Qaeda-Taliban “syndicate of terrorism,” both groups were by 2011 “ideologically and operationally fused.”¹⁹⁹ By the fall of 2009, the noted journalist Peter Bergen concluded, “the Taliban and Al Qaeda function more or less as a single entity. The signs of this are everywhere.”²⁰⁰

304. The Taliban and al-Qaeda’s interdependence and joint venture continued throughout the period in which Plaintiffs were killed and injured. As two

¹⁹⁷ Roggio & Joscelyn, *The al Qaeda-Taliban Connection*, *supra* note 4.

¹⁹⁸ *Al-Qaeda in Afghanistan and Pakistan: An Enduring Threat*, Hr’g Before the H. Comm. on Foreign Affairs, Subcommittee on Terrorism, Nonproliferation, and Trade, S. Hr’g 113-156, at 28 (May 20, 2014) (statement of Thomas Joscelyn, Sr. Research Fellow, Found. for Def. of Democracies), 2014 WLNR 13518260.

¹⁹⁹ *India Against Hasty Troop Withdrawal From Afghanistan*, Daily Fin. Post (Oct. 1, 2011), 2011 WLNR 20105460 (quoting Hardeep Singh Puri, India’s Permanent Representative to the United Nations).

²⁰⁰ Peter Bergen, *The Front: The Taliban-Al Qaeda Merger*, New Republic (Oct. 19, 2009).

defense writers noted in 2016, the U.S. military’s relative success against al-Qaeda neither eliminated al-Qaeda nor broke apart the syndicate in which it participated: Afghanistan’s southern and eastern provinces remained a “hub of Afghan insurgents and [the] al-Qaeda-led terrorist syndicate.”²⁰¹

305. In 2010, one terrorism scholar warned against drawing a bright line between al-Qaeda and the Afghan terrorist groups that it sponsored. In explaining the importance of “recogniz[ing] the link between al-Qa’ida and Afghan insurgent groups,” he observed that a “policy focused on targeting al-Qa’ida—and not the Taliban, Haqqani Network, or other groups—would ignore one of the most egregious lessons from September 11.”²⁰²

306. The U.S. government agreed with that assessment. During the relevant timeframe, the U.S. government repeatedly stated that al-Qaeda and the Taliban acted together in a terrorist “syndicate,” and warned against efforts to distinguish between them. Examples include:

- Secretary of State Hillary Clinton, July 2009: “[W]e had an intensive strategic review upon taking office[.] And we not only brought the entire United States government together, but we reached out to friends and allies . . . [T]he result of that strategic review was to conclude that *al-Qaeda* is supported by and uses its extremist allies like elements within *the Taliban* . . . to be proxies for a lot of its attacks . . . So the

²⁰¹ Ayaz Ahmed & Dr. Faisal Javed, *Pakistan And SCO: Opportunities for Pakistan*, Asian Defence J. (Aug. 31, 2016), 2016 WLNR 25890108.

²⁰² Seth G. Jones, *In the Graveyard of Empires: America’s War in Afghanistan*, at 332 (W.W. Norton & Co. 2010).

*Taliban . . . [is] part of a kind of **terrorist syndicate with al-Qaeda at the center**[.]*”²⁰³

- Secretary of State Hillary Clinton, December 2009: “[W]e have increasingly come to see these organizations ***not as separate independent operators*** that occasionally cooperate with one another, ***but as part of a syndicate of terrorism***. . . . [T]he level of operational cooperation, training, equipping, financing, has grown exponentially. And ***at the head of the table, like an old Mafia kind of diagram, sits al Qaeda***.”²⁰⁴
- Secretary of Defense Robert Gates, January 2010: “Defense Secretary Robert M. Gates said yesterday that ***Al Qaeda was using proxy terrorist groups to orchestrate attacks in . . . Afghanistan*** as part of a broader strategy to destabilize the region. In a news conference held after two days of meetings with Indian officials, ***Gates said Al Qaeda had formed a ‘syndicate’ of terrorist groups with Taliban factions in Afghanistan and Pakistan*** . . . ‘What we see is that the success of any one of these groups leads to new capabilities and a new reputation for all,’ Gates said. ***‘A victory for one is a victory for all.’*** US intelligence officials have said that jihadi groups in the region are cooperating more closely than ever . . . ***Gates said all of the factions were working under the umbrella of Al Qaeda***.”²⁰⁵
- Secretary of Defense Robert Gates, May 2010: “The other concern we have . . . is the ***creation of the syndicate of terrorist organizations*** that are working with each other, ***al Qaeda***, the Taliban in Pakistan, ***the Taliban in Afghanistan, the Haqqani Network***. There are five or six of these groups that are now really working together and ***a success for one is a success for all*** . . . And so this problem has become more complex as

²⁰³ *Sec. of State Hillary Clinton*, NBC News: Meet the Press (July 26, 2009) (emphases added).

²⁰⁴ *Afghanistan: Assessing The Road Ahead*, Hr’g before the U.S. Senate Committee on Foreign Relations, S. Hr’g 111-479, at 24 (Dec. 3, 2009) (statement of Hillary Rodham Clinton, Sec’y of State, U.S. State Dep’t).

²⁰⁵ *Gates Casts Qaeda As Terror Syndicate*, Wash. Post (Jan. 21, 2010), 2010 WLNR 1263055 (emphases added).

these groups have ***gotten closer and cooperated operationally*** in a way that we really haven't seen, I think, significantly before 2007, 2006.”²⁰⁶

- Under Secretary of Defense for Policy Michele Flournoy, April 2011: “***We view al Qaeda, Haqqani, the Taliban, these are all part of a syndicate*** of groups that help each other. ***The Pakistanis tend to make finer distinctions between them*** -- you know, not being . . . tolerant to some, like al Qaeda, but otherwise tolerating others. ***We are trying to work with them to shift that perspective*** and shift that calculus.”²⁰⁷

B. Al-Qaeda Authorized and Planned Taliban Terrorist Attacks

307. Since at least the mid-2000s, al-Qaeda planned and authorized the Taliban's, including the Haqqani Network's, attacks on U.S. forces in Afghanistan in several ways.

308. **Authorization.** Al-Qaeda provided critical religious authorization for Taliban (including the Haqqani Network) attacks on U.S. forces. As noted above, in 1998 Osama bin Laden himself directed all Muslims to kill Americans at every opportunity. In the ensuing years, senior al-Qaeda leaders issued a series of *fatwas* directed toward the Taliban, conferring religious permission for them to attack Coalition forces in Afghanistan. Examples include:

- Osama bin Laden, October 2001: “[A]s [Mullah] Omar has said, the British invaded and were defeated in Afghanistan before bin Laden was to be found here, and the Russians came, before we did, and now ***the Americans have come, and we implore God to defeat them like He***

²⁰⁶ *John King Presents: Full Interview with Secretary of Defense Robert Gates*, CNN (May 8, 2010), 2010 WLNR 27823364 (emphases added).

²⁰⁷ *Pakistan Must Meet Certain Expectations on Counter-Terrorism*, Hindustan Times (Apr. 22, 2011) (emphases added).

*defeated their previous allies. . . . I say that **jihad is without doubt mandatory** for all Muslims . . .*²⁰⁸

- Ayman al-Zawahiri, May 2006: “I address my statement to my Muslim brothers in Kabul . . . ***I appeal to Muslims in Kabul in particular and throughout Afghanistan in general, for the sake of God, to sincerely stand against the infidels’ forces***, which are invading Muslims’ lands. . . . I appeal to my Muslim brothers in Kabul in particular, and throughout Afghanistan in general, to defend Islam. . . . I urge them to . . . ***resist this infidel***, oppressive, and unjust occupation of Muslims’ lands. . . . My Muslim brothers in Kabul in particular and throughout Afghanistan in general: Stand by the mujahideen until the invading forces are expelled . . .”²⁰⁹
- Ayman al-Zawahiri, September 2007: “My Muslim nation: Abd-al-Rashid Ghazi, Mullah Dadollah, Abdallah Azzam, Abu-Umar al-Sayf, Hammudah al-Uqlah, Abdallah al-Rashud, and those like them of the mujahid and steadfast ulema are the ones who ***deserve to be followed by you. . . . The Crusaders themselves have admitted their defeat in Afghanistan at the hands of the lions of the Taliban*** under the banner of the lion of Islam, our amir, the leader of the faithful, Mullah Muhammad Omar Mujahid, may God watch over him.”²¹⁰
- Ayman al-Zawahiri, August 2009: “What is taking place in Afghanistan is a ***lesson that the entire Muslim Nation must learn***. The Afghans should be proud of the fact that they will go down in Islamic history as the people whose Islamic emirate, led by the Commander of the Faithful, Mullah Muhammad Omar (may God protect him) has challenged America, the strongest power on the face of the earth. This emirate has sacrificed all it has for the sake of its doctrine, its principals, and for the protection and the safety of its Muslim migrant brothers, as well as the

²⁰⁸ *Osama bin Laden: Terror for Terror*, Al-Jazeera (Oct. 21, 2001) (emphases added).

²⁰⁹ *Ayman al-Zawahiri: Zawahiri Addresses Afghans*, Al-Jazeera (May 30, 2006) (emphases added).

²¹⁰ *Ayman al-Zawahiri: Power of Truth*, As-Sahab (Sept. 20, 2007) (emphasis added).

oppressed mujahidin

...”²¹¹

- Ayman al-Zawahiri, May 2012: “O’ Muslim, glorious, defiant Afghan people, and O’ Muslim Ummah everywhere: ***join the Mujahideen, support and back them up, and fight under the banner of the Islamic Emirate under the leadership of the Amir of Believers Mulla Muhammad Omar Mujahid*** . . . who caused the Crusaders consecutive defeats and who are on the verge of expelling them [Crusaders] from the pure Afghanistan . . . Fight the enemies of Allah . . . Their defeat began appearing on the horizon, so intensify your attacks on them until Allah gives you dominance over them.”²¹²

309. After Osama bin Laden was killed, the Taliban confirmed his religious and moral authority over their Afghan jihad, stating: “Osama Bin Laden You were the ***sheikh of the Umma***, a zealous man, and ***the scholar and imam of the nation at the level of Jihad*** and the fighting of the enemies and their minions. You were ***our*** sheikh, ***our*** imam and ***role model***, the hero and miracle of our times, unique among your peers, pious and highly sensible.”²¹³

310. Al-Qaeda also authorized the Taliban’s terrorist attacks through its participation in the al-Qaeda Terror Syndicate. That multi-group syndicate involved periodic mafia-style meetings in which al-Qaeda, the Taliban (including the Haqqani Network), and other members of the Syndicate (such as LeT) would

²¹¹ *Ayman al-Zawahiri: The Facts of Jihad and the Lies of Hypocrisy*, As-Sahab (Aug. 4, 2009) (emphasis added).

²¹² *Ayman al-Zawahiri: Statement on the Burning of Qur’ans in Kabul*, As-Sahab (May 9, 2012) (emphasis added).

²¹³ Al-Somood, *Bin Laden is alive O dead ones and the cowards should not dare close their eyes* (July 1, 2011) (emphasis added).

confer about geographies and targets to attack.²¹⁴ The Syndicate jointly authorized particular types of terrorist attacks in particular geographies to be carried out by the syndicate's individual members. Among other things, the Syndicate specifically approved: (i) the creation and operation of the Kabul Attack Network to attack Americans in Kabul and the surrounding provinces; (ii) the campaign of suicide attacks against Americans throughout Afghanistan; (iii) the Taliban's campaign of using anti-American IED and suicide attacks specifically in N2KL and P2K; and (iv) the Taliban's "surge" in Kandahar and Helmand from 2010 through 2012.

311. The close operational coordination not only manifested itself in the Kabul Attack Network, but also provided a broader terrorist superstructure that organized the insurgency throughout Afghanistan. In observing that this superstructure formed an Afghan-Pakistani "syndicate," a former CIA analyst and White House observer documented several notable syndicate-sponsored terrorist attacks in Afghanistan that "demonstrated the intricate connections between al Qaeda and its allies in Pakistan and Afghanistan."²¹⁵

312. Consistent with all these activities, al-Qaeda operatives often assumed a position of moral, religious, and tactical authority over Taliban members.

²¹⁴ See Roggio & Joscelyn, *The al Qaeda-Taliban Connection*, *supra* note 4.

²¹⁵ Riedel, *Deadly Embrace*, *supra* note 3, at 100.

Al-Qaeda members, for example, often “act[ed] as instructors and religious teachers for Taliban personnel and their family members.”²¹⁶

313. Al-Qaeda’s messages of authorization extended to suicide bombings. In February 2003, bin Laden issued a recording calling specifically for suicide attacks in Afghanistan and Iraq. A few months later, he reiterated in a *fatwa* directed at Afghans that “jihad against [the Coalition] is your duty” and that, “If you start suicide attacks, you will see the fear of Americans all over the world.”²¹⁷ The Taliban had previously viewed suicide attacks as taboo, but al-Qaeda convinced it that such attacks were religiously permissible. Al-Qaeda trumpeted that success online, announcing, “While suicide attacks were not accepted in the Afghani culture in the past, they have now become a regular phenomenon!”²¹⁸ With al-Qaeda’s authorization, the number of suicide attacks in Afghanistan increased from one in 2002, two in 2003, and six in 2004 to 21 in 2005, and more than 100 in 2006.

314. Al-Qaeda’s role in that suicide-bombing trend was pivotal. As Islamic history scholar Brian Glyn Williams explained, “Al Qaeda operatives carried out

²¹⁶ Thomas Joscelyn, *Al Qaeda Growing Stronger Under Taliban’s Umbrella, UN Finds*, Long War J. (June 23, 2019).

²¹⁷ *Osama bin Laden: Calls for Martyrdom Operations Against US and British Interests* (Apr. 10, 2003) (emphasis added).

²¹⁸ Brian Glyn Williams, *Suicide Bombings in Afghanistan*, Jane’s Islamic Affairs Analyst, at 5 (Sept. 2007), available at <https://www.brianglynwilliams.com/IAA%20suicide.pdf>.

two to three [suicide] bombings per year on the Afghan government and NATO troops from 2002 to 2004 that were meant to demonstrate the effectiveness of this alien tactic to the local Taliban. These demonstrative acts and videos of successful [al-Qaeda] suicide bombings in Iraq seem to have convinced the Taliban to condone the previously taboo tactic of suicide bombing.”²¹⁹

315. Al-Qaeda also authorized the Taliban’s use of IED attacks against Americans in Afghanistan. Osama bin Laden publicly called for the Taliban to escalate its IED campaign against Americans in Afghanistan on several occasions in 2006 alone, in speeches in which he instructed his followers that Allah supported their use of IEDs because of the psychological terror, “destruction of the soldier’s morale” and “rise in cases of suicide among” Americans. Osama bin Laden’s messages of authorization—directed toward a specific type of Muslim (Taliban), a class of target (Americans in Afghanistan), and weapon (IEDs)—were important in enabling the Taliban’s IED campaign against Coalition forces.

316. Al-Qaeda also authorized the Taliban’s use of RPG attacks against Americans in Afghanistan. In 2006, for example, Osama bin Laden publicly called for anti-American terrorists to escalate their use of RPGs in Afghanistan.

²¹⁹ Brian Glyn Williams, *Afghanistan Declassified: A Guide to America’s Longest War* at 202 (2012).

317. Al-Qaeda also authorized the Taliban's campaign of kidnapping Americans and others who supported the Afghan government. For example, Mustafa Abu al-Yazid (aka Saeed al-Masri), was one of al-Qaeda's founders, served as al-Qaeda's leader in Afghanistan, and helped persuade the Taliban to "adopt[] a number of 'al-Qaida inspired' tactics, first and foremost suicide bombings, but also others associated with al-Qaida, such as kidnappings, decapitation of hostages, roadside bombs, and an active media campaign."²²⁰ Similarly, another senior al-Qaeda leader, Abu Hafs al-Najdi (aka Abdul Ghani), "commonly instructed subordinate leaders to conduct kidnapping operations against foreigners."²²¹

318. **Planning.** Al-Qaeda also planned the Taliban's, including the Haqqani Network's, terrorist attacks against Americans in Afghanistan. Working through its syndicate partners and from its safe havens on both sides of the Afghanistan-Pakistan border, al-Qaeda "plan[ned] international as well as regional terrorist attacks, particularly in Afghanistan."²²² Two terrorism scholars explained al-Qaeda's syndicate-related shuras as follows:

²²⁰ Anne Stenersen, *Blood Brothers Or A Marriage Of Convenience? The Ideological Relationship Between Al-Qaida And The Taliban*, Paper presented at ISA's 50th Annual Convention, "Exploring the Past, Anticipating the Future" in New York City, Febr. 15-18, 2009, available at <https://convention2.allacademic.com/one/isa/isa09/>.

²²¹ ISAF Joint Command, *ISAF Confirms Number 2 Insurgent Killed In Coalition Airstrike*, Def. Visual Info. Distribution Serv. (Apr. 13, 2011).

²²² McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 3.

The staying power of al-Qaeda became rooted in its ability to draw from and coordinate with allied groups embedded in multiple networks on both sides of the border. . . . It established a number of shuras to ***coordinate strategy, operations, and tactics*** against the West and regional allied governments. In particular, al-Qaeda fighters have been involved in ***planning and carrying out suicide attacks, developing improved explosive devices, and helping conduct operations*** against high-value targets.²²³

319. Al-Qaeda training provided another key mechanism through which that planning occurred. Before the September 11 attacks, al-Qaeda operated training camps in eastern Afghanistan at the Taliban's request. By 2005 at the latest, al-Qaeda began bringing instructors from Iraq to train the Taliban how to fight Americans.

320. By the mid-2000's, al-Qaeda's partnership with the Haqqani Network had facilitated the emergence of a network of al-Qaeda training camps in North Waziristan. According to a declassified 2008 Defense Intelligence Agency intelligence report:

[Sirajuddin] ***Haqqani is also affiliated with the several foreign fighter (ff) training facilities that are controlled by or associated with al Qaeda*** (AQ) in North Waziristan.

. . . A list and brief description of each facility follows.

A. Mohammad Taher ((Yuldashov)), leader of the Islamic Movement of Uzbekistan (IMU), and his 60 bodyguards are staying at an AQ training center in Miram Shah Dand.

²²³ *Id.* at 3-4.

B. There is an al-Qaeda training center located at the Miskeen and Khaisur in Miram Shah. Approximately 45 U/I Arabs and Uzbeks receive training there.

C. An AQ training facility called “Shaki Masood” is located in Miram Shah and over 200 AQ members (NFI) reside there; Usama bin Laden has been seen in this center (NFI).

D. Another AQ training facility is located at Spin-Qamar in Masood District of Northern Waziristan. Over 80 Arabs receive training there (NFI).²²⁴

321. One al-Qaeda operative, whom U.S. officials characterized as “an important al-Qaida planner and explosives expert,” Ghazwan al-Yemeni, trained Taliban members in Miran Shah, in Pakistan.²²⁵ He eventually helped plan the December 30, 2009 attack on Camp Chapman that killed seven Americans.

322. The training continued throughout the relevant timeframe of this case. In 2015, for example, U.S. and Afghan forces raided two al-Qaeda training camps in Kandahar Province—both reportedly “hosted by the Taliban.”²²⁶ One camp was the largest al-Qaeda facility discovered since the September 11 attacks, occupying nearly 30 square miles.

²²⁴ Defense Intelligence Agency, *Intelligence Information Report: Location and Activities of the Training Centers Affiliated with the Haqqani Network, Taliban, and al-Qaeda in Northern Waziristan and Future Plans and Activities of Sarajuddin ((Haqqani))* (Apr. 16, 2008) (emphasis added; original emphasis omitted).

²²⁵ Evan F. Kohlmann, *Al-Qa’ida’s Yemeni Expatriate Faction In Pakistan*, CTC Sentinel, Vol. 4, Issue 1, at 11-12 (Jan. 2011).

²²⁶ Thomas Joscelyn & Bill Roggio, *Trump’s Bad Deal With The Taliban*, Politico (Mar. 18, 2019), <https://www.politico.com/magazine/story/2019/03/18/donald-trump-afghanistan-zalmay-khalilzad-225815>.

323. Al-Qaeda specifically planned the Kabul Attack Network’s campaign of terror, including its spectacular suicide bombings and insider attacks. As two terrorism scholars explained, the “operational and tactical cooperation” provided by al-Qaeda “increased the ability of the Haqqani Network to carry out sophisticated attacks in Kabul,” including insider attacks in Kabul “through operations planned together with Sirajuddin Haqqani.”²²⁷

324. Al-Qaeda also planned Taliban attacks by devising the operational scheme through which the Taliban carried out its attacks, and by providing the Taliban with financing that helped it do so. For example, in July 2010, the U.S. Treasury Department designated Nasiruddin Haqqani, the brother of Sirajuddin, a Specially Designated Global Terrorist pursuant to Executive Order 13224.²²⁸ The designation noted that Nasiruddin had received terrorist funding via payments from al-Qaeda.²²⁹ More broadly, al-Qaeda has long provided substantial financial assistance to the Taliban, with the aim of increasing the frequency of its terrorist attacks against Americans in Afghanistan. Al-Qaeda not only provided direct aid, but also helped the Taliban raise additional funds from Arabs around the world—

²²⁷ McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 9.

²²⁸ U.S. Dep’t of Treasury, *Treasury Targets Taliban and Haqqani Network Leadership: Treasury Designates Three Financiers Operating in Afghanistan and Pakistan* (July 22, 2010).

²²⁹ *Id.*

all of which was important to the Taliban's anti-American campaign of terrorism in Afghanistan.

325. Information derived from al-Qaeda and Taliban detainees held at Guantanamo Bay, Cuba ("Gitmo") corroborates the planning activities of the al-Qaeda-Taliban syndicate. For example, according to purported Gitmo intelligence files quoted by terrorism experts Bill Roggio and Thomas Joscelyn, one detainee, Abdul Razak, was "a high-level military commander in a newly-conceived 'unification' of Al Qaeda, [Hezb-e-Islami Gulbuddin ("HIG")] and Taliban forces within Afghanistan," which the leaders of the respective terrorist groups "envisioned [as a] new coalition of HIG, Al Qaeda, and Taliban during a meeting in Pakistan in early spring 2003."²³⁰ Another purported Gitmo detainee file as quoted by Messrs. Roggio and Joscelyn concerning Haroon al Afghani, a dual-hatted al-Qaeda/HIG terrorist, stated as follows:

[Afghani] is assessed to have attended a joint operations meeting among extremist elements in mid-2006. A letter describing an 11 August 2006 meeting between commanders of the Taliban, al Qaeda, [Lashkar e Taiba], . . . and the Islamic Party (probably a reference to the HIG), disclosed that the groups decided to increase terrorist operations in the Kapisa, Kunar, Laghman, and Nangarhar provinces, including suicide bombings, mines, and assassinations.²³¹

²³⁰ Roggio & Joscelyn, *The al Qaeda-Taliban Connection*, *supra* note 4.

²³¹ *Id.* (brackets in original)

Taken together, these reports “demonstrate a high degree of collusion between al Qaeda and other terrorist groups” as part of a “jihadist hydra” that shared the “common goal” of seeking to “drive the U.S.-led coalition out of Afghanistan.”²³²

326. The Taliban also relied on “Al-Sahab, al Qa’ida’s media enterprise, to distribute video propaganda and recruit supporters.”²³³ As terrorism scholar Seth Jones explained, al-Qaeda’s media-support for the Taliban was as important operationally as its financial support: “Afghan groups were able to tap into the broad international jihadi network” because “al Qa’ida was instrumental in improving” the Taliban’s “communications capabilities.”²³⁴ In addition, “jihadi websites, with links to al Qa’ida, ... helped raise funds for the Taliban. Some solicited military items for the Taliban, including gas masks and night vision goggles.”²³⁵

327. Al-Qaeda also taught the Taliban effective terrorist tradecraft. Through its relationship with al-Qaeda, the Taliban “developed or acquired new commercial communications gear and field equipment,” as well as “good tactical, camouflage, and marksmanship training.”²³⁶ They also “share[d] communication

²³² *Id.*

²³³ Jones, *Graveyard of Empires*, *supra* note 202, at 232.

²³⁴ *Id.* at 291.

²³⁵ *Id.* at 292.

²³⁶ *Id.* at 293.

and transportation routes, coordinate[d] attacks, and even utilize[d] the same explosive and suicide-bomber networks.”²³⁷

328. All of these activities were part of al-Qaeda’s planning of the Taliban’s terrorist attacks in Afghanistan. By providing an array of advice, direction, and material support to the Taliban, al-Qaeda was able to use the Taliban for its own jihadist ends. In so doing, al-Qaeda followed its more general practice of planning terrorist attacks whose details it would delegate to local Islamic proxies. As terrorism scholar Thomas Ruttig observed: “Both in Afghanistan and Pakistan, al-Qaeda exploits local conditions by co-opting militant groups with local battle experience.”²³⁸ Here, its “cooptation” of the Taliban was especially effective.

329. Al-Qaeda’s planning activities extended to suicide bombings in particular. The suicide attacker is a core component of al-Qaeda’s ideology and operational philosophy. Al-Qaeda exported its suicide-bombing expertise to the Taliban through their joint syndicate, and in so doing played a pivotal leadership and operational role in every Taliban suicide bombing in Afghanistan. For that reason, every suicide bombing alleged in this case was jointly planned and committed by al-Qaeda and the Taliban.

²³⁷ McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 9.

²³⁸ Ruttig, *The Other Side*, *supra* note 192, at 22.

330. Al-Qaeda planned suicide bombings in Afghanistan by mounting a coordinated communications campaign to persuade Taliban (including Haqqani) terrorists to embrace suicide attacks against Americans. This campaign included messaging touting suicide attacks and honoring “martyrs” through al-Qaeda print and video outlines; promoting religious “scholarly” outreach; and emphasizing in-person indoctrination of Taliban and Haqqani leadership.

331. Al-Qaeda used this message—and the moral authority conveyed by bin Laden’s 2003 *fatwa* authorizing martyrdom operations—to change the Taliban’s organizational posture toward suicide bombing. Those efforts convinced the Taliban to begin participating in, and claiming credit for, al-Qaeda-planned suicide attacks in Afghanistan. Without al-Qaeda’s involvement, neither Taliban leadership nor its rank-and-file commanders would have embraced suicide bombing as a permissible tactic against Coalition forces in Afghanistan. As Dr. Jones summarized the evidence, “Al Qa’ida’s involvement was particularly important in this regard because Afghan insurgent groups were surprisingly inept at suicide attacks.”²³⁹

332. To implement its planned suicide-bombing campaign, al-Qaeda also created and ran training camps that converted disaffected recruits into suicide bombers at an industrial scale. In collaboration with other syndicate members,

²³⁹ Jones, *Graveyard of Empires*, *supra* note 202, at 293.

Al-Qaeda created and designed a process for identifying candidates for martyrdom operations; indoctrinating them with the necessary religious and socio-political concepts; and training them how, for example, to conceal a suicide vest, navigate a checkpoint, and detonate for maximum impact. Some of this training occurred in al-Qaeda-affiliated camps in Pakistan.

333. Under al-Qaeda's standard training procedure for suicide bombers, each suicide bomber swore fealty to al-Qaeda. Al-Qaeda emphasized declarations of fealty to ensure the suicide bomber's commitment to al-Qaeda's and the Taliban's jihad by creating a psychological "point of no return" for the bomber. Suicide bombers who completed al-Qaeda's training course were officially viewed by al-Qaeda as al-Qaeda operatives and given all the stature in jihadist circles that such a title provided.

334. To carry-out their joint suicide bombing campaign, al-Qaeda and the Taliban relied upon a series of dual-hatted al-Qaeda/Taliban terrorists to support the key nodes of the training and recruitment effort, including the madrassas from which most recruits were drawn and the training camps in which they were refined into suicide weapons. Such dual-hatted al-Qaeda/Taliban terrorists include, but are not limited to, the following:

- **Sirajuddin Haqqani**, a member of al-Qaeda's ruling council and commander of the Haqqani Network. Sirajuddin Haqqani operated at least four joint al-Qaeda/Taliban training camps in North Waziristan, from which al-Qaeda and the Taliban supported the suicide bombing

campaign in Afghanistan with a regular stream of al-Qaeda operatives who would kill themselves in Taliban martyrdom attacks. Sirajuddin Haqqani helped plan many of the suicide attacks in this case, including, but not limited to, the October 29, 2011 suicide bombing conducted by al-Qaeda and the Haqqani Network under the auspices of the Kabul Attack Network, which killed David E. Cabrera, James M. Darrough, and Christopher R. Newman.

- **Qari Ziaur Rahman**, a dual-hatted al-Qaeda/Taliban terrorist who was a top regional commander of both organizations in Kunar and Nuristan Provinces. Rahman worked closely with al-Qaeda's chief of operations for Kunar Province, Abu Ikhlas al-Masri, with whom he shared operations, training, and logistics resources. Rahman helped plan suicide attacks that took place in N2KL, including, but not limited to, the June 21, 2010 suicide attack in Kunar Province that killed Andrew R. Looney.
- **Sheikh Aminullah (aka Fazeel-a-Tul Shaykh Abu Mohammed Ameen al Peshwari)**, a dual-hatted al-Qaeda/Taliban terrorist who ran the Ganj Madrassa, which trained and recruited suicide bombers for al-Qaeda and the Taliban. Sheikh Aminullah helped plan suicide attacks that took place in N2KL.

335. Al-Qaeda also created the suicide network infrastructure necessary to deploy al-Qaeda suicide bombers in support of the Taliban's jihad against Americans in Afghanistan. This attack infrastructure included (i) high-level meetings between representatives of al-Qaeda, the Taliban, and other members of the syndicate; (ii) joint al-Qaeda/Taliban safehouses and ratlines to support the deployment of suicide bombers inside Afghanistan; and (iii) a constellation of al-Qaeda-affiliated propaganda outlets that glorified the attackers, which was essential both for purposes of maximizing the chance the particular attacker would

carry out his attack, as well as incentivizing the next generation of suicide bombers thereafter.

336. As a reflection of the joint nature of al-Qaeda-Taliban martyrdom operations, al-Qaeda suicide bombers were often referred to as “Mullah Omar’s Missiles.” By following a strategy in which the weapon (*i.e.*, the suicide bomber) was created by al-Qaeda and then deployed by the Taliban, both organizations played to their respective operational competencies to maximize the impact of their shared jihad against Americans in Afghanistan.

337. Al-Qaeda’s planning of the Taliban’s terrorist campaign against Americans in Afghanistan also emphasized tactics designed to shoot down American helicopters, including Black Hawks and Chinooks. Al-Qaeda’s role was essential, as the Taliban and Haqqani Network terrorists had no tactical experience successfully targeting American helicopters prior to their training from al-Qaeda. Al-Qaeda’s anti-helicopter training was renowned in jihadist circles, having successfully trained terrorists in Iraq and Somalia with a substantial history of downing American helicopters, including the “Black Hawk Down” incident during the Battle of Mogadishu in 1993, and a litany of successful attacks in Iraq from 2003 through 2007.

338. Shooting down a helicopter with an RPG requires precise training and is one of the most challenging attack types for an unskilled terrorist to execute.

Consequently, al-Qaeda's specialized skills, experience, and training had an outsized impact on the Taliban and Haqqani Network. Al-Qaeda forward-deployed trainers into Afghanistan for the specific purpose of instructing Taliban fighters concerning attacks targeting helicopters. The Taliban deployed this training to attack multiple American and Coalition helicopters, including in an August 6, 2011 attack, committed jointly by the Haqqani Network and al-Qaeda, that destroyed a Chinook helicopter and killed Darrik C. Benson, Bryan J. Nichols, and Nicholas P. Spehar, whose family members are Plaintiffs in this case. *See infra* ¶¶ 392-400, 753-761, 915-926.

339. Al-Qaeda further planned the Taliban's campaign of fertilizer-based IEDs in Afghanistan. As the acclaimed journalist Peter Bergen documented in 2009:

[I]n recent years, Taliban leaders have drawn especially close to Al Qaeda. ... Today, at the leadership level, the Taliban and Al Qaeda function *more or less as a single entity*. The signs of this are everywhere. For instance, IED attacks in Afghanistan have increased dramatically since 2004. What happened? As a Taliban member told Sami Yousafzai and Ron Moreau of *Newsweek*, "*The Arabs taught us how to make an IED by mixing nitrate fertilizer and diesel fuel and how to pack plastic explosives and to connect them to detonators and remote-control devices like mobile phones*. We learned how to do this blindfolded so we could safely plant IEDs in the dark."²⁴⁰

²⁴⁰ Bergen, *The Front*, *supra* note 200 (emphases added).

Roughly 80% or more of all the IEDs used in successful attacks against Americans in Afghanistan since 2007 have been fertilizer-based IEDs. On information and belief, nearly all of the IED victims in this case were killed by fertilizer-based IEDs planted by the Taliban and derived from al-Qaeda schematics and training.

340. More broadly, al-Qaeda members regularly trained Taliban commanders in sophisticated bomb-making techniques that were material to the Taliban's ability to assemble and deploy explosives against Coalition forces.

According to the terrorism scholar Seth Jones:

Insurgent groups also used al Qaeda support to construct increasingly sophisticated improvised explosive devices (IEDs), including remote controlled detonators. For example, al Qaeda ran a handful of manufacturing sites in the Bush Mountains, the Khamran Mountains, and the Shakai Valley in Pakistan's Federally Administered Tribal Areas. They ranged from small facilities hidden within compounds that build IEDs to much larger "IED factories" that doubled as training centers and labs whose recruits experimented with IED technology. Some of this explosives expertise came from Iraqi groups that provided information on making and using various kinds of remotely controlled devices and timers.²⁴¹

As part of that assistance, al-Qaeda also invited Taliban commanders to Iraq, where it learned how to make armor-penetrating "shaped" charges,²⁴² a type of IED later known as an EFP, which is designed to penetrate the armor on U.S. vehicles.

²⁴¹ Jones, *Graveyard of Empires*, *supra* note 202, at 292.

²⁴² Sami Yousafzai & Ron Moreau, *Unholy Allies: The Taliban Haven't Quit, And Some Are Getting Help And Inspiration From Iraq*, Newsweek (Sept. 25, 2005).

341. Al-Qaeda’s support of Taliban IED and EFP attacks also included the use of forward deployed al-Qaeda terrorist trainers throughout Afghanistan. For example, by 2010, “[i]n southern Afghanistan, there [were] pockets of al Qa’ida . . . in Helmand and several neighboring provinces, such as Kandahar and Zabol,” which helped the Taliban “conduct suicide attacks and other improvised explosive device[.]” attacks.²⁴³ Al-Qaeda also forward deployed IED terrorist trainers in P2K and N2KL.

342. Al-Qaeda’s planning efforts were significant and amplified the lethality of the Taliban insurgency. Indeed, al-Qaeda’s ability to export its terrorism expertise to local groups like the Taliban is what “renders al-Qaeda effective in the first place.”²⁴⁴ In the case of the Taliban, al-Qaeda executed the “transfer of technical knowhow, devices, and training for IED use, truck and suicide bombings as well as the channel[.]ing of what some observer[s] call ‘strategic-level funding.’”²⁴⁵ Those activities were material to the Taliban’s ability to execute the type of attacks that killed and injured Plaintiffs. As Mr. Ruttig concluded, al-Qaeda’s activities “raise[d] the level of sophistication of Taleban and associated networks’ operations.”²⁴⁶

²⁴³ Jones, *Graveyard of Empires*, *supra* note 202, at 330.

²⁴⁴ Ruttig, *The Other Side*, *supra* note 192, at 22.

²⁴⁵ *Id.*

²⁴⁶ *Id.*

343. As Mr. Bergen put it in November 2009, “Small numbers of Al Qaeda instructors embedded with much larger Taliban units have functioned something like U.S. Special Forces do—as trainers and force multipliers.”²⁴⁷ Al-Qaeda’s sophistication and support was important to the Taliban’s terrorist enterprise. And al-Qaeda’s involvement went beyond technical support; it also worked actively with Taliban leadership to set strategy and orchestrate attacks. For that reason, “Al Qaeda leader Ayman al-Zawahiri, Hamza bin Laden and the Taliban leadership ‘have repeatedly emphasized the importance of the alliance between’ the two groups.”²⁴⁸

C. Al-Qaeda Directly Participated in Taliban Terrorist Attacks

344. Al-Qaeda members also committed attacks alongside the Taliban, including some of the attacks that killed or injured Plaintiffs or their family members. In the early 2000s, al-Qaeda’s third-ranking member, Abu Layth-al Libi, participated in attacks on Americans in Afghanistan alongside Taliban members under the command of Sirajuddin Haqqani. On July 13, 2008, Taliban and al-Qaeda members jointly attacked a U.S.-Afghan outpost in Wanat in Nuristan Province, killing nine U.S. soldiers. In May 2010, Taliban and al-Qaeda members

²⁴⁷ Bergen, *The Front*, *supra* note 200.

²⁴⁸ Joscelyn, *Al Qaeda Growing Stronger*, *supra* note 216.

participated in an attack on the U.S. airbase in Bagram, killing an American contractor.

345. In fact, many terrorist operatives were “dual-hatted,” meaning that they were both Taliban and al-Qaeda members. Those dual-hatted terrorists directly committed many of the attacks that killed and injured Plaintiffs. Examples are set forth below.

346. Nangarhar, Nuristan, Kunar and Laghman (N2KL) Provinces.

Al-Qaeda deployed senior operatives to coordinate attacks in the strategically critical (and contiguous) Nangarhar, Nuristan, Kunar and Laghman Provinces (known as N2KL), which were well-known al-Qaeda strongholds. In N2KL, al-Qaeda, the Taliban, and LeT maintained joint cells responsible for anti-American terrorism. The dual-hatted al-Qaeda/Taliban terrorists who ran the cells include:

- **Farouq al-Qahtani**, al-Qaeda’s “emir for eastern Afghanistan” who “supported the Taliban-led insurgency against the Afghan government, US forces and their allies.”²⁴⁹ Al-Qahtani maintained this position until he was killed in a U.S. airstrike on or about October 2016. After Qahtani’s death, al-Qaeda’s General Command issued a statement praising Qahtani’s leadership of a joint cell with the Taliban, through which Qahtani “participated with their mujahidin brothers from the

²⁴⁹ Thomas Joscelyn, *Pentagon Confirms Death of Senior al Qaeda Leader In Afghanistan* (Nov. 4, 2016).

Islamic Emirate . . . in cleansing [Kunar and Nuristan Province] from the crusaders' abomination.”²⁵⁰

- **Sakhr al-Taifi**, al-Qaeda's second highest leader in Afghanistan, who, while embedded with the Taliban, “coordinate[d] and direct[ed] insurgent attacks against Afghan security forces and coalition troops throughout eastern Afghanistan,” and “also supplie[d] weapons and equipment to insurgents.”²⁵¹ On information and belief, al-Taifi helped commit all of the attacks carried out by joint al-Qaeda/Taliban cells in N2KL until he was killed in a Coalition airstrike on or about May 27, 2012.
- **Mufti Assad**, an al-Qaeda network leader for Kunar Province, who “was an insurgent leader who controlled al-Qaida terrorists operating in Kunar,” “led dozens of all-Qaida affiliated fighters throughout eastern Afghanistan and coordinated their attacks across the region,” and “was also an explosives expert who provided training to insurgents on how to construct and use improvised explosive devices.”²⁵² On information and belief, Assad replaced al-Taifi after the latter was killed, and Assad assumed the same role until he himself was killed in a coalition airstrike on or about August 2012.
- **Abdallah Umar al-Qurayshi**, a senior al-Qaeda operative who commanded the joint al-Qaeda/Taliban cells operating in Kunar and Nuristan Provinces. On information and belief, al-Qurayshi helped commit all of the attacks carried out by joint al-Qaeda/Taliban cells operating in Kunar and Nuristan Provinces prior to his death on or about September 25, 2010 during a coalition airstrike that also killed a senior Taliban commander named Matin who operated as part of the al-Qurayshi's joint al-Qaeda/Taliban cell.

²⁵⁰ Al-Qaeda General Command, *The Martyrdom of the Commander Faruq al-QabtanT and His Comrades in Konar Province* (Nov. 23, 2016), available at <https://scholarship.tricolib.brynmawr.edu/bitstream/handle/10066/18978/AQC20161123.pdf?sequence=1&isAllowed=y>.

²⁵¹ ISAF Joint Command, *Morning Operational Update*, Def. Visual Info. Distribution Serv. (May 28, 2012).

²⁵² ISAF Joint Command, *Morning Operational Update*, Def. Visual Info. Distribution Serv. (Aug. 5, 2012).

- **Abu Atta al-Kuwaiti**, a senior al-Qaeda explosives expert who coordinated the Nuristan and Kunar Province al-Qaeda/Taliban joint cells' IED and suicide bomb attacks. On information and belief, al-Kuwaiti helped commit every IED attack carried out by joint al-Qaeda/Taliban cells operating in Kunar and Nuristan Provinces prior to his death on or about September 25, 2010 during the same coalition airstrike that also killed al-Qurayshi and the Taliban commander Matin.
- **Abu Ikhlas al-Masri**, a who served as an al-Qaeda commander responsible for helping coordinate al-Qaeda / Taliban attacks in Kunar Province from 2008 until his capture on or about December 2010. On information and belief, al-Masri helped commit all of the attacks carried out by al-Qaeda/Taliban joint cells in Kunar Province until his death.
- **Sa'ad bin Abi Waqas**, a senior al-Qaeda leader who "coordinated attacks against coalition forces" and "conducted training" for terrorists throughout Kunar Province, "as well as weapons procurement."²⁵³ Waqas replaced Masri as al-Qaeda's operations chief in Kunar Province until Waqas was killed in the same April 13, 2011 coalition airstrike that killed al-Najdi. On information and belief, Waqas helped commit all of the attacks carried out by al-Qaeda/Taliban joint cells in Kunar Province after al-Masri's death.
- **Abu Hafs al-Najdi (aka Abdul Ghani)**, a senior al-Qaeda operative who directed al-Qaeda operations in Kunar Province, and was specifically responsible for "planning attacks against Afghan and coalition forces" and "directing suicide-bomb attacks targeting U.S. government officials" that were facilitated by his "network" of Taliban terrorists.²⁵⁴ On information and belief, al-Najdi planned and authorized the Taliban's attacks against Americans in Kunar Province, including its suicide attacks, prior to his death in a Coalition airstrike on April 13, 2011.
- **Fatah Gul**, an al-Qaeda facilitator who "ran terrorist training camps where insurgents learned how to conduct improvised explosive devices

²⁵³ ISAF Joint Command, *Morning Operational Update*, Def. Visual Info. Distribution Serv. (Apr. 16, 2011).

²⁵⁴ U.S. Dep't of Def., *Strike Kills No. 2 Insurgent in Afghanistan* (Apr. 26, 2011).

attacks” in the N2KL region of Afghanistan.²⁵⁵ Fatah Gul maintained this position until he was killed in a Coalition airstrike on or about August 2012.

347. As explained above, LeT operatives also embedded themselves with these cells and participated in these attacks. *See supra* ¶ 99.

348. Joint al-Qaeda/Taliban/LeT cells operating under the local command of the above al-Qaeda terrorists committed the attacks that killed and/or injured Blaine E. Redding, Andrew R. Looney, Jared C. Plunk, Carlos J. Negron, Sr., Shaun M. Mittler, Benjamin G. Chisholm, William Gross Paniagua, Michael J. Knapp, and Kevin J. Griffin, whose families are Plaintiffs in this case.

349. **Paktia, Paktika, and Khost (P2K) Provinces.** Like N2KL, P2K was a strategically critical area that historically served as a Haqqani Network stronghold and also operated as a “traditional al-Qaeda safe haven[.]”²⁵⁶ In this area, al-Qaeda and the Taliban, through the Haqqani Network, maintained joint cells responsible for anti-American terrorism. The dual-hatted terrorists who ran the cells include:

- **Bekkay Harrach (aka al-Hafidh Abu Talha al-Almani)**, a senior member of al-Qaeda’s external operations branch, who specifically planned, authorized, and helped commit Haqqani Network attacks while living under the direct protection of Siraj Haqqani, himself a member of al-Qaeda’s ruling council. On information and belief, Harrach helped commit every major Haqqani Network attack in Afghanistan prior to his

²⁵⁵ ISAF Joint Command, *Morning Operational Update* (Aug. 5, 2012).

²⁵⁶ McNally & Weinbaum, *Resilient al-Qaeda*, *supra* note 53, at 11-12.

death on or about May 19, 2010. As one Haqqani source told *Der Spiegel* in January 2009, “[i]f we want to do something, we always ask [Harrach] for his opinion.”

- **Sirajuddin Haqqani**, a member of al-Qaeda’s ruling council and commander of the Haqqani Network, who has previously stated that al-Qaeda “enlighten[s] the road for [the Taliban] and they resist against the cross worshippers [i.e., the Americans] by cooperating with us and us with them in one trench” pursuant to cooperation between al-Qaeda and the Taliban “at the highest limits.”²⁵⁷ On information and belief, Sirajuddin Haqqani planned, authorized, and helped to commit the Haqqani Network’s attack campaign in P2K after Harrach’s death on or about May 19, 2010.
- **Khalil al-Rahman Haqqani**, is a brother of Jalaluddin Haqqani and served as a dual-hatted al-Qaeda/Taliban terrorist, serving as a “fundraiser, financier, and operational commander” for the Haqqani Network,²⁵⁸ as well as an agent who “acted on behalf of al-Qa’ida”²⁵⁹ and had “been linked to al-Qa’ida terrorist operations.”²⁶⁰ On information and belief, Khalil al-Rahman Haqqani helped to plan, authorize, and commit the Haqqani Network’s attacks after Harrach’s death on or about May 19, 2010.

350. As explained above, LeT operatives also embedded themselves with these cells and participated in these attacks. *See supra* ¶ 99.

351. Joint al-Qaeda/Taliban cells operating under the local command of the above dual-hatted al-Qaeda/Taliban terrorists committed the attacks that killed

²⁵⁷ Roggio, *Taliban Cooperation*, *supra* note 32.

²⁵⁸ Bill Roggio, *US Designates al Qaeda, Haqqani Network Leaders As Terrorists*, Long War J. (Feb. 9, 2011).

²⁵⁹ U.S. Dep’t of Treasury, *Treasury Targets The Financial And Support Networks of Al Qa’ida And The Taliban, Haqqani Network Leadership* (Feb. 9, 2011).

²⁶⁰ U.S. Dep’t of State, *Rewards for Justice - Reward Offers for Information on Haqqani Network Leaders* (Aug. 20, 2014).

and/or injured Robert W. Crow, Adam J. Novak, James E. Thode, Nicholas J. Aleman, Mecolus C. McDaniel, Demetrius M. Frison, Rafael A. Nieves, Jr., Michael D. Elm, Jonathan Cleary, Richard L. McNulty, III, Vincent J. Ellis, Todd W. Lambka, Ethan J. Martin, Jeremy F. Hardison, Ryan P. Jayne, Joseph A. Richardson, Brandon Korona, Sonny C. Zimmerman, Joshua J. Strickland, and Thomas A. Baysore, Jr.

352. **Kabul Attack Network-Related Provinces.** Al-Qaeda deployed senior operatives to coordinate attacks in the strategically critical cluster of provinces around the capital city. This area was the focus of the Kabul Attack Network, where al-Qaeda and the Taliban, including the Haqqani Network, maintained joint al-Qaeda/Taliban cells responsible for planning and committing attacks. *See supra* Part I.E. The dual-hatted al-Qaeda/Taliban terrorists who ran the cells include:

- **Sirajuddin Haqqani**, a member of al-Qaeda's ruling council and commander of the Haqqani Network. On information and belief, Sirajuddin Haqqani has served as the overall strategic planner supervising the activities of the Kabul Attack Network beginning no later than April 2010, and he has continued in that role to this day.
- **Ahmed Jan Wazir**, a dual-hatted al-Qaeda/Taliban terrorist who, in 2008, was named commander of jihadist forces in Ghazni Province by both al-Qaeda and the Taliban. On information and belief, Wazir commanded the activities of the Kabul Attack Network in Ghazni Province, and planned every attack committed by the Kabul Attack Network there until he was killed by a Coalition air strike on or about November 21, 2013.

353. As explained above, LeT operatives also embedded themselves with these cells and participated in these attacks. *See supra* ¶ 101.

354. The joint al-Qaeda/Taliban Kabul Attack Network cells operating under the command of these dual-hatted al-Qaeda/Taliban terrorists committed the attacks that killed and/or injured Karl A. Campbell, Frank D. Bryant Jr., Jay Henigan, David E. Cabrera, James M. Darrough, Christopher R. Newman, Orion N. Sparks, Anne T. Smedinghoff, Angel Roldan, Jr., Paul Goins, Jr., Jason D. Landphair, Corey J. Dodge, Richard P. McEvoy, and Barry Sutton. *See infra* ¶¶ 408-415, 426-451, 474-490, 520-530, 585-591, 636-647, 704-714, 744-752, 849-858, 884-894, 904-914, 941-952.

IV. The Plaintiffs

The Kevin King Family

355. Plaintiff Professor Kevin King served in Afghanistan as a civilian professor teaching at American University of Afghanistan. On August 7, 2016, Mr. King was kidnapped at gunpoint just outside the front gates of American University of Afghanistan. Mr. King was held hostage under deplorable conditions, beaten regularly, and denied adequate medical care for over three years before being released in a prisoner exchange on November 19, 2019. The attack severely wounded Mr. King, and he has suffered from severe caloric malnutrition, muscle atrophy, peripheral neuropathy, hypocalcemia, vitamin D deficiency, low bone

mineral density, hyperparathyroidism, frostbite on feet and ankles, a weak bladder, and other physical injuries due to repeated beatings. As a result of the August 7, 2016 attack and his injuries, Mr. King has experienced severe physical and emotional pain and suffering.

356. The attack was committed by the Haqqani Network, a designated FTO at the time of the attack and part of the Taliban.

357. The attack that injured Mr. King would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian college professor not taking part in hostilities and was tortured during captivity, and the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

358. Mr. King was a national of the United States at the time of the attack, and remains one to this day.

359. Plaintiff Stephanie Ann Miller is the sister of Mr. King. She is a national of the United States.

360. As a result of the August 7, 2016 attack and Mr. King's injuries, each member of the King Family has experienced severe mental anguish, emotional pain and suffering.

The Nicholas J. Aleman Family

361. Sergeant Nicholas J. Aleman served in Afghanistan as a member of the U.S. Marine Corps. On December 5, 2010, Sgt Aleman was injured in a suicide bombing insider attack in Paktia Province, Afghanistan. Sgt Aleman died on December 5, 2010 as a result of injuries sustained during the attack.

362. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

363. Sgt Aleman's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was improperly wearing the uniform of his enemy, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred in a market.

364. Sgt Aleman was a national of the United States at the time of the attack and his death.

365. As a result of the attack, Sgt Aleman was injured in his person and/or property. The Plaintiff members of the Aleman Family are the survivors and/or heirs of Sgt Aleman and are entitled to recover for the damages Sgt Aleman sustained.

366. Plaintiff Jose Aleman is the father of Sgt Aleman. He is a national of the United States.

367. Plaintiff Stephanie Hager is the sister of Sgt Aleman. She is a national of the United States.

368. As a result of the December 5, 2010 attack and Sgt Aleman's injuries and death, each member of the Aleman Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Sgt Aleman's society, companionship, and counsel.

The Joseph A. Bauer Family

369. Specialist Joseph A. Bauer served in Afghanistan as a member of the U.S. Army. On July 24, 2010, SPC Bauer was injured in an IED attack in Zabul Province, Afghanistan. SPC Bauer died on July 24, 2010 as a result of injuries sustained during the attack.

370. The attack was committed by the Haqqani Network, a part of the Taliban.

371. SPC Bauer's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

372. SPC Bauer was a national of the United States at the time of the attack and his death.

373. As a result of the attack, SPC Bauer was injured in his person and/or property. The Plaintiff members of the Bauer Family are the survivors and/or heirs of SPC Bauer and are entitled to recover for the damages SPC Bauer sustained.

374. Plaintiff Shannon Denise Collins is the sister of SPC Bauer. She is a national of the United States.

375. As a result of the July 24, 2010 attack and SPC Bauer's injuries and death, each member of the Bauer Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Bauer's society, companionship, and counsel.

The Thomas A. Baysore Jr. Family

376. Staff Sergeant Thomas A. Baysore Jr. served in Afghanistan as a member of the U.S. Army. On September 26, 2013, SSG Baysore was injured in an insider attack in Paktia Province, Afghanistan. SSG Baysore died on September 26, 2013 as a result of injuries sustained during the attack.

377. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

378. SSG Baysore's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

379. SSG Baysore was a national of the United States at the time of the attack and his death.

380. As a result of the attack, SSG Baysore was injured in his person and/or property. The Plaintiff members of the Baysore Family are the survivors and/or heirs of SSG Baysore and are entitled to recover for the damages SSG Baysore sustained.

381. Plaintiff Angela Kahler is the sister of SSG Baysore. She is a national of the United States.

382. As a result of the September 26, 2013 attack and SSG Baysore's injuries and death, each member of the Baysore Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Baysore's society, companionship, and counsel.

The Robert N. Bennedsen Family

383. First Lieutenant Robert N. Bennedsen served in Afghanistan as a member of the U.S. Army. On July 18, 2010, 1LT Bennedsen was injured in an IED attack in Zabul Province, Afghanistan. 1LT Bennedsen died on July 18, 2010 as a result of injuries sustained during the attack.

384. The attack was committed by the Haqqani Network, a part of the Taliban.

385. 1LT Bennedsen's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

386. 1LT Bennedsen was a national of the United States at the time of the attack and his death.

387. As a result of the attack, 1LT Bennedsen was injured in his person and/or property. The Plaintiff members of the Bennedsen Family are the survivors and/or heirs of 1LT Bennedsen and are entitled to recover for the damages 1LT Bennedsen sustained.

388. Plaintiff Scott Bennedsen is the father of 1LT Bennedsen. He is a national of the United States.

389. Plaintiff Tracy Bennedsen is the mother of 1LT Bennedsen. She is a national of the United States.

390. Plaintiff Jamie Johanna Coates is the sister of 1LT Bennedsen. She is a national of the United States.

391. As a result of the July 18, 2010 attack and 1LT Bennedsen's injuries and death, each member of the Bennedsen Family has experienced severe mental anguish, emotional pain and suffering, and the loss of 1LT Bennedsen's society, companionship, and counsel.

The Darrik C. Benson Family

392. Special Warfare Operator Chief Petty Officer Darrik C. Benson served in Afghanistan as a member of the U.S. Navy. On August 6, 2011, SOC (SEAL) Benson was injured in an attack on a helicopter in Wardak Province, Afghanistan. SOC (SEAL) Benson died on August 6, 2011 as a result of injuries sustained during the attack.

393. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack).

394. SOC (SEAL) Benson's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

395. SOC (SEAL) Benson was a national of the United States at the time of the attack and his death.

396. As a result of the attack, SOC (SEAL) Benson was injured in his person and/or property. The Plaintiff members of the Benson Family are the

survivors and/or heirs of SOC (SEAL) Benson and are entitled to recover for the damages SOC (SEAL) Benson sustained.

397. Plaintiff Frederick C. Benson is the father of SOC (SEAL) Benson. He is a national of the United States.

398. Plaintiff Beverly Mills is the mother of SOC (SEAL) Benson. She is a national of the United States.

399. Plaintiff Brianna N. Benson is the sister of SOC (SEAL) Benson. She is a national of the United States.

400. As a result of the August 6, 2011 attack and SOC (SEAL) Benson's injuries and death, each member of the Benson Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SOC (SEAL) Benson's society, companionship, and counsel.

The Jeremie S. Border Family

401. Staff Sergeant Jeremie S. Border served in Afghanistan as a member of the U.S. Army. On September 1, 2012, SSG Border was injured in a complex attack involving small arms fire and grenades in Ghazni Province, Afghanistan. SSG Border died on September 1, 2012 as a result of injuries sustained during the attack.

402. The attack was committed by the Haqqani Network, a part of the Taliban.

403. SSG Border's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

404. SSG Border was a national of the United States at the time of the attack and his death.

405. As a result of the attack, SSG Border was injured in his person and/or property. The Plaintiff members of the Border Family are the survivors and/or heirs of SSG Border and are entitled to recover for the damages SSG Border sustained.

406. Plaintiff Katherine Abreu-Border is the sister of SSG Border. She is a national of the United States.

407. As a result of the September 1, 2012 attack and SSG Border's injuries and death, each member of the Border Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Border's society, companionship, and counsel.

The Frank D. Bryant Jr. Family

408. Lieutenant Colonel Frank D. Bryant Jr. served in Afghanistan as a member of the U.S. Air Force. On April 27, 2011, Lt Co Bryant was injured in an

insider attack in Kabul Province, Afghanistan. Lt Co Bryant died on April 27, 2011 as a result of injuries sustained during the attack.

409. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

410. Lt Co Bryant's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

411. Lt Co Bryant was a national of the United States at the time of the attack and his death.

412. As a result of the attack, Lt Co Bryant was injured in his person and/or property. The Plaintiff members of the Bryant Family are the survivors and/or heirs of Lt Co Bryant and are entitled to recover for the damages Lt Co Bryant sustained.

413. Plaintiff Janice Harriman Bryant is the widow of Lt Co Bryant. She is a national of the United States.

414. Plaintiff S.L.B., by and through his next friend Janice Harriman Bryant, is the minor son of Lt Co Bryant. He is a national of the United States.

415. As a result of the April 27, 2011 attack and Lt Co Bryant's injuries and death, each member of the Bryant Family has experienced severe mental

anguish, emotional pain and suffering, and the loss of Lt Co Bryant's society, companionship, and counsel.

The Nicholas B. Burley Family

416. Specialist Nicholas B. Burley served in Afghanistan as a member of the U.S. Army. On July 30, 2013, SPC Burley was injured in an indirect fire attack in Logar Province, Afghanistan. SPC Burley died on July 30, 2013 as a result of injuries sustained during the attack.

417. The attack was committed by the Haqqani Network, a designated FTO at the time of the attack and part of the Taliban.

418. SPC Burley's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and indiscriminately placed civilians at risk.

419. SPC Burley was a national of the United States at the time of the attack and his death.

420. As a result of the attack, SPC Burley was injured in his person and/or property. The Plaintiff members of the Burley Family are the survivors and/or heirs of SPC Burley and are entitled to recover for the damages SPC Burley sustained.

421. Plaintiff William Michael Burley is the father of SPC Burley. He is a national of the United States.

422. Plaintiff Tammy Olmstead is the mother of SPC Burley. She is a national of the United States.

423. Plaintiff Michael Collins is the brother of SPC Burley. He is a national of the United States.

424. Plaintiff Dan Olmstead is the step-father of SPC Burley. He is a national of the United States. Dan Olmstead lived in the same household as SPC Burley for a substantial period of time and considered SPC Burley the functional equivalent of a biological son.

425. As a result of the July 30, 2013 attack and SPC Burley's injuries and death, each member of the Burley Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Burley's society, companionship, and counsel.

The David E. Cabrera Family

426. Lieutenant Colonel David E. Cabrera served in Afghanistan as a member of the U.S. Army. On October 29, 2011, LTC Cabrera was injured in a suicide bombing attack in Kabul Province, Afghanistan. LTC Cabrera died on October 29, 2011 as a result of injuries sustained during the attack.

427. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

428. LTC Cabrera's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a busy road near a university.

429. LTC Cabrera was a national of the United States at the time of the attack and his death.

430. As a result of the attack, LTC Cabrera was injured in his person and/or property. The Plaintiff members of the Cabrera Family are the survivors and/or heirs of LTC Cabrera and are entitled to recover for the damages LTC Cabrera sustained.

431. Plaintiff August Cabrera is the widow of LTC Cabrera. She is a national of the United States.

432. Plaintiff M.G.C., by and through his next friend August Cabrera, is the minor son of LTC Cabrera. He is a national of the United States.

433. Plaintiff R.X.C., by and through his next friend August Cabrera, is the minor son of LTC Cabrera. He is a national of the United States.

434. Plaintiff Corbin Cabrera is the son of LTC Cabrera. He is a national of the United States.

435. Plaintiff Gillian Leigh Cabrera is the daughter of LTC Cabrera. She is a national of the United States.

436. Plaintiff Ronald Paul Hopkins is the brother of LTC Cabrera. He is a national of the United States.

437. Plaintiff Suzanne Renae Martinez is the sister of LTC Cabrera. She is a national of the United States.

438. Plaintiff JD Prosser is the sister of LTC Cabrera. She is a national of the United States.

439. Plaintiff Robert Cabrera is the foster-father of LTC Cabrera. He is a national of the United States. Robert Cabrera lived in the same household as LTC Cabrera for a substantial period of time and considered LTC Cabrera the functional equivalent of a biological son.

440. Plaintiff Daniel Matias Cabrera is the foster-brother of LTC Cabrera. He is a national of the United States. Daniel Matias Cabrera lived in the same household as LTC Cabrera for a substantial period of time and considered LTC Cabrera the functional equivalent of a biological brother.

441. Plaintiff Gloria Diane Trelfa is the foster-sister of LTC Cabrera. She is a national of the United States. Gloria Diane Trelfa lived in the same household as LTC Cabrera for a substantial period of time and considered LTC Cabrera the functional equivalent of a biological brother.

442. As a result of the October 29, 2011 attack and LTC Cabrera's injuries and death, each member of the Cabrera Family has experienced severe mental anguish, emotional pain and suffering, and the loss of LTC Cabrera's society, companionship, and counsel.

The Karl A. Campbell Family

443. Sergeant Karl A. Campbell served in Afghanistan as a member of the U.S. Army. On October 4, 2010, SGT Campbell was injured in an IED attack in Kabul Province, Afghanistan. SGT Campbell died on October 4, 2010 as a result of injuries sustained during the attack.

444. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

445. SGT Campbell's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

446. SGT Campbell was a national of the United States at the time of the attack and his death.

447. As a result of the attack, SGT Campbell was injured in his person and/or property. The Plaintiff members of the Campbell Family are the survivors and/or heirs of SGT Campbell and are entitled to recover for the damages SGT Campbell sustained.

448. Plaintiff Arthur Campbell is the father of SGT Campbell. He is a national of the United States.

449. Plaintiff Audrey Campbell is the mother of SGT Campbell. She is a national of the United States.

450. Plaintiff Tina Marie Campbell is the sister of SGT Campbell. She is a national of the United States.

451. As a result of the October 4, 2010 attack and SGT Campbell's injuries and death, each member of the Campbell Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Campbell's society, companionship, and counsel.

The Benjamin G. Chisholm Family

452. Private First Class Benjamin G. Chisholm served in Afghanistan as a member of the U.S. Army. On August 17, 2010, PFC Chisholm was injured in an IED attack in Kunar Province, Afghanistan. PFC Chisholm died on August 17, 2010 as a result of injuries sustained during the attack.

453. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

454. PFC Chisholm's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

455. PFC Chisholm was a national of the United States at the time of the attack and his death.

456. As a result of the attack, PFC Chisholm was injured in his person and/or property. The Plaintiff members of the Chisholm Family are the survivors and/or heirs of PFC Chisholm and are entitled to recover for the damages PFC Chisholm sustained.

457. Plaintiff Glenn Chisholm is the father of PFC Chisholm. He is a national of the United States.

458. Plaintiff Linda Reynolds is the mother of PFC Chisholm. She is a national of the United States.

459. Plaintiff Karma Chisholm is the step-mother of PFC Chisholm. She is a national of the United States. Karma Chisholm lived in the same household as

PFC Chisholm for a substantial period of time and considered PFC Chisholm the functional equivalent of a biological son.

460. As a result of the August 17, 2010 attack and PFC Chisholm's injuries and death, each member of the Chisholm Family has experienced severe mental anguish, emotional pain and suffering, and the loss of PFC Chisholm's society, companionship, and counsel.

The Jonathan Cleary Family

461. Plaintiff Corporal Jonathan Cleary served in Afghanistan as a member of the U.S. Army. On May 6, 2012, CPL Cleary was injured in an IED attack in Paktia Province, Afghanistan. The attack severely wounded CPL Cleary, who lost his right leg below the knee. As a result of the May 6, 2012 attack and his injuries, CPL Cleary has experienced severe physical and emotional pain and suffering.

462. The attack was committed by al-Qaeda (a designated FTO at the time of the attack) and the Haqqani Network (a part of the Taliban) acting together in a joint al-Qaeda-Taliban cell.

463. The attack that injured CPL Cleary would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants and the passive detonation system indiscriminately placed civilians at risk.

464. CPL Cleary was a national of the United States at the time of the attack, and remains one to this day.

465. Plaintiff April Cleary is the mother of CPL Cleary. She is a national of the United States.

466. As a result of the May 6, 2012 attack and CPL Cleary's injuries, each member of the Cleary Family has experienced severe mental anguish, emotional pain and suffering.

The Robert W. Crow Family

467. Sergeant Robert W. Crow served in Afghanistan as a member of the U.S. Army National Guard. On July 10, 2010, SGT Crow was injured in an IED attack in Paktika Province, Afghanistan. SGT Crow died on July 10, 2010 as a result of injuries sustained during the attack.

468. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

469. SGT Crow's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

470. SGT Crow was a national of the United States at the time of the attack and his death.

471. As a result of the attack, SGT Crow was injured in his person and/or property. The Plaintiff members of the Crow Family are the survivors and/or heirs of SGT Crow and are entitled to recover for the damages SGT Crow sustained.

472. Plaintiff David Aaron Crow is the son of SGT Crow. He is a national of the United States.

473. As a result of the July 10, 2010 attack and SGT Crow's injuries and death, each member of the Crow Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Crow's society, companionship, and counsel.

The James M. Darrough Family

474. Sergeant James M. Darrough served in Afghanistan as a member of the U.S. Army. On October 29, 2011, SGT Darrough was injured in a suicide bombing attack in Kabul Province, Afghanistan. SGT Darrough died on October 29, 2011 as a result of injuries sustained during the attack.

475. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

476. SGT Darrough's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a busy road near a university.

477. SGT Darrough was a national of the United States at the time of the attack and his death.

478. As a result of the attack, SGT Darrough was injured in his person and/or property. The Plaintiff members of the Darrough Family are the survivors and/or heirs of SGT Darrough and are entitled to recover for the damages SGT Darrough sustained.

479. Plaintiff Robert Charles Darrough is the father of SGT Darrough. He is a national of the United States.

480. Plaintiff Judith Sara Darrough is the step-mother of SGT Darrough. She is a national of the United States. Judith Sara Darrough lived in the same household as SGT Darrough for a substantial period of time and considered SGT Darrough the functional equivalent of a biological son.

481. As a result of the October 29, 2011 attack and SGT Darrough's injuries and death, each member of the Darrough Family has experienced severe

mental anguish, emotional pain and suffering, and the loss of SGT Darrough's society, companionship, and counsel.

The Corey J. Dodge Family

482. Corey J. Dodge served in Afghanistan as a civilian government contractor working for DynCorp, Int'l. On August 22, 2015, Mr. Dodge was injured in a suicide bombing attack in Kabul Province, Afghanistan. Mr. Dodge died on August 22, 2015 as a result of injuries sustained during the attack.

483. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

484. Mr. Dodge's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a public road in front of a private hospital.

485. Mr. Dodge was a national of the United States at the time of the attack and his death.

486. As a result of the attack, Mr. Dodge was injured in his person and/or property. The Plaintiff members of the Dodge Family are the survivors and/or heirs of Mr. Dodge and are entitled to recover for the damages Mr. Dodge sustained.

487. Plaintiff Kelli Dodge is the widow of Mr. Dodge. She is a national of the United States.

488. Plaintiff B.C.D., by and through his next friend Kelli Dodge, is the minor son of Mr. Dodge. He is a national of the United States.

489. Plaintiff P.A.D., by and through her next friend Kelli Dodge, is the minor daughter of Mr. Dodge. She is a national of the United States.

490. As a result of the August 22, 2015 attack and Mr. Dodge's injuries and death, each member of the Dodge Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Dodge's society, companionship, and counsel.

The Vincent J. Ellis Family

491. Private First Class Vincent J. Ellis served in Afghanistan as a member of the U.S. Army. On June 1, 2012, PFC Ellis was injured in a complex attack involving a suicide truck bomb, small arms fire, and rocket propelled and fragmentation grenades in Khost Province, Afghanistan. PFC Ellis died on June 6, 2012 as a result of injuries sustained during the attack.

492. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

493. PFC Ellis's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

494. PFC Ellis was a national of the United States at the time of the attack and his death.

495. As a result of the attack, PFC Ellis was injured in his person and/or property. The Plaintiff members of the Ellis Family are the survivors and/or heirs of PFC Ellis and are entitled to recover for the damages PFC Ellis sustained.

496. Plaintiff Brian Edward Ellis is the father of PFC Ellis. He is a national of the United States.

497. Plaintiff Julie Ann Ellis is the mother of PFC Ellis. She is a national of the United States.

498. Plaintiff Vanessa Marie Anzures is the sister of PFC Ellis. She is a national of the United States.

499. Plaintiff Victor Raymond Ellis is the brother of PFC Ellis. He is a national of the United States.

500. As a result of the June 1, 2012 attack and PFC Ellis's injuries and death, each member of the Ellis Family has experienced severe mental anguish, emotional pain and suffering, and the loss of PFC Ellis's society, companionship, and counsel.

The Michael D. Elm Family

501. Specialist Michael D. Elm served in Afghanistan as a member of the U.S. Army. On October 14, 2011, SPC Elm was injured in an IED attack in Khost Province, Afghanistan. SPC Elm died on October 14, 2011 as a result of injuries sustained during the attack.

502. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

503. SPC Elm's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

504. SPC Elm was a national of the United States at the time of the attack and his death.

505. As a result of the attack, SPC Elm was injured in his person and/or property. The Plaintiff members of the Elm Family are the survivors and/or heirs of SPC Elm and are entitled to recover for the damages SPC Elm sustained.

506. Plaintiff Dennis John Elm is the father of SPC Elm. He is a national of the United States.

507. Plaintiff Donna Lee Elm is the mother of SPC Elm. She is a national of the United States.

508. Plaintiff Catherine Elm Boatwright is the sister of SPC Elm. She is a national of the United States.

509. Plaintiff Margaret Elm Campbell is the sister of SPC Elm. She is a national of the United States.

510. Plaintiff Matthew Elm is the brother of SPC Elm. He is a national of the United States.

511. Plaintiff Christine Rangel is the sister of SPC Elm. She is a national of the United States.

512. As a result of the October 14, 2011 attack and SPC Elm's injuries and death, each member of the Elm Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Elm's society, companionship, and counsel.

The Demetrius M. Frison Family

513. First Lieutenant Demetrius M. Frison served in Afghanistan as a member of the U.S. Army. On May 10, 2011, 1LT Frison was injured in an IED attack in Khost Province, Afghanistan. 1LT Frison died on May 10, 2011 as a result of injuries sustained during the attack.

514. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

515. 1LT Frison's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

516. 1LT Frison was a national of the United States at the time of the attack and his death.

517. As a result of the attack, 1LT Frison was injured in his person and/or property. The Plaintiff members of the Frison Family are the survivors and/or heirs of 1LT Frison and are entitled to recover for the damages 1LT Frison sustained.

518. Plaintiff Louella E. Frison is the mother of 1LT Frison. She is a national of the United States.

519. As a result of the May 10, 2011 attack and 1LT Frison's injuries and death, each member of the Frison Family has experienced severe mental anguish, emotional pain and suffering, and the loss of 1LT Frison's society, companionship, and counsel.

The Paul Goins Jr. Family

520. Paul Goins Jr. served in Afghanistan as a civilian government contractor working for DynCorp, Int'l. On February 10, 2014, Mr. Goins was injured in an IED attack in Kabul Province, Afghanistan. Mr. Goins died on February 10, 2014 as a result of injuries sustained during the attack.

521. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

522. Mr. Goins's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

523. Mr. Goins was a national of the United States at the time of the attack and his death.

524. As a result of the attack, Mr. Goins was injured in his person and/or property. The Plaintiff members of the Goins Family are the survivors and/or heirs of Mr. Goins and are entitled to recover for the damages Mr. Goins sustained.

525. Plaintiff Patricia Goins is the widow of Mr. Goins. She is a national of the United States.

526. Plaintiff Paul Edward Goins III is the son of Mr. Goins. He is a national of the United States.

527. Plaintiff Emmitt Dwayne Burns is the step-son of Mr. Goins. He is a national of the United States. Emmitt Dwayne Burns lived in the same household as Mr. Goins for a substantial period of time and considered Mr. Goins the functional equivalent of a biological father.

528. Plaintiff Janice Caruso is the step-daughter of Mr. Goins. She is a national of the United States. Janice Caruso lived in the same household as Mr. Goins for a substantial period of time and considered Mr. Goins the functional equivalent of a biological father.

529. Plaintiff Dana Rainey is the step-daughter of Mr. Goins. She is a national of the United States. Dana Rainey lived in the same household as Mr. Goins for a substantial period of time and considered Mr. Goins the functional equivalent of a biological father.

530. As a result of the February 10, 2014 attack and Mr. Goins's injuries and death, each member of the Goins Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Goins's society, companionship, and counsel.

The Kristopher J. Gould Family

531. Sergeant Kristopher J. Gould served in Afghanistan as a member of the U.S. Army. On February 27, 2011, SGT Gould was injured in an IED attack in Ghazni Province, Afghanistan. SGT Gould died on February 27, 2011 as a result of injuries sustained during the attack.

532. The attack was committed by the Haqqani Network, a part of the Taliban.

533. SGT Gould's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

534. SGT Gould was a national of the United States at the time of the attack and his death.

535. As a result of the attack, SGT Gould was injured in his person and/or property. The Plaintiff members of the Gould Family are the survivors and/or heirs of SGT Gould and are entitled to recover for the damages SGT Gould sustained.

536. Plaintiff Ann L. Gould is the mother of SGT Gould. She is a national of the United States.

537. Plaintiff James A. Gould is the father of SGT Gould. He is a national of the United States.

538. Plaintiff Julianna Symkowiak is the sister of SGT Gould. She is a national of the United States.

539. As a result of the February 27, 2011 attack and SGT Gould's injuries and death, each member of the Gould Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Gould's society, companionship, and counsel.

The Kevin J. Griffin Family

540. Command Sergeant Major Kevin J. Griffin served in Afghanistan as a member of the U.S. Army. On August 8, 2012, CSM Griffin was injured in a suicide bombing attack in Kunar Province, Afghanistan. CSM Griffin died on August 8, 2012 as a result of injuries sustained during the attack.

541. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the

attack), acting together in a joint al-Qaeda-Taliban-LeT cell, with al-Qaeda providing, indoctrinating, and training the suicide bomber.

542. CSM Griffin's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

543. CSM Griffin was a national of the United States at the time of the attack and his death.

544. As a result of the attack, CSM Griffin was injured in his person and/or property. The Plaintiff members of the Griffin Family are the survivors and/or heirs of CSM Griffin and are entitled to recover for the damages CSM Griffin sustained.

545. Plaintiff Matt Griffin is the brother of CSM Griffin. He is a national of the United States.

546. Plaintiff Shawn Patrick Griffin is the brother of CSM Griffin. He is a national of the United States.

547. Plaintiff Sheila Ristaino is the sister of CSM Griffin. She is a national of the United States.

548. Plaintiff Carol Griffin is the step-mother of CSM Griffin. She is a national of the United States. Carol Griffin lived in the same household as CSM

Griffin for a substantial period of time and considered CSM Griffin the functional equivalent of a biological son.

549. Plaintiff Daniel Griffin is the step-brother of CSM Griffin. He is a national of the United States. Daniel Griffin lived in the same household as CSM Griffin for a substantial period of time and considered CSM Griffin the functional equivalent of a biological brother.

550. As a result of the August 8, 2012 attack and CSM Griffin's injuries and death, each member of the Griffin Family has experienced severe mental anguish, emotional pain and suffering, and the loss of CSM Griffin's society, companionship, and counsel.

The William Gross Paniagua Family

551. Sergeant William Gross Paniagua served in Afghanistan as a member of the U.S. Army. On July 31, 2011, SGT Gross Paniagua was injured in an IED attack in Kunar Province, Afghanistan. SGT Gross Paniagua died on July 31, 2011 as a result of injuries sustained during the attack.

552. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

553. SGT Gross Paniagua's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the

terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

554. SGT Gross Paniagua was a national of the United States at the time of the attack and his death.

555. As a result of the attack, SGT Gross Paniagua was injured in his person and/or property. The Plaintiff members of the Gross Paniagua Family are the survivors and/or heirs of SGT Gross Paniagua and are entitled to recover for the damages SGT Gross Paniagua sustained.

556. Plaintiff Carlos Benjamin Gross Rios Sr. is the father of SGT Gross Paniagua. He is a national of the United States.

557. Plaintiff Soccoro Gross Paniagua is the mother of SGT Gross Paniagua. She is a national of the United States.

558. Plaintiff Carlos Benjamin Gross Paniagua is the brother of SGT Gross Paniagua. He is a national of the United States.

559. Plaintiff Felicia Gross Paniagua is the cousin and foster-sister of SGT Gross Paniagua. She is a national of the United States. Felicia Gross Paniagua lived in the same household as SGT Gross Paniagua for a substantial period of time and considered SGT Gross Paniagua the functional equivalent of a biological brother.

560. As a result of the July 31, 2011 attack and SGT Gross Paniagua's injuries and death, each member of the Gross Paniagua Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Gross Paniagua's society, companionship, and counsel.

The Jeremy F. Hardison Family

561. Sergeant Jeremy F. Hardison served in Afghanistan as a member of the U.S. Army National Guard. On October 1, 2012, SGT Hardison was injured in a suicide bombing attack by an individual wearing an Afghan police uniform in Khost Province, Afghanistan. SGT Hardison died on October 1, 2012 as a result of injuries sustained during the attack.

562. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

563. SGT Hardison's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was improperly wearing the uniform of his enemy, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred in a public market.

564. SGT Hardison was a national of the United States at the time of the attack and his death.

565. As a result of the attack, SGT Hardison was injured in his person and/or property. The Plaintiff members of the Hardison Family are the survivors and/or heirs of SGT Hardison and are entitled to recover for the damages SGT Hardison sustained.

566. Plaintiff Jerry Hardison is the father of SGT Hardison. He is a national of the United States.

567. Plaintiff Teresa Hardison is the mother of SGT Hardison. She is a national of the United States.

568. Plaintiff Justina Hardison is the sister of SGT Hardison. She is a national of the United States.

569. As a result of the October 1, 2012 attack and SGT Hardison's injuries and death, each member of the Hardison Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Hardison's society, companionship, and counsel.

The Devon J. Harris Family

570. Private First Class Devon J. Harris served in Afghanistan as a member of the U.S. Army. On November 27, 2010, PFC Harris was injured in a rocket propelled grenade attack in Wardak Province, Afghanistan. PFC Harris died on November 27, 2010 as a result of injuries sustained during the attack.

571. The attack was committed by the Haqqani Network, a part of the Taliban.

572. PFC Harris's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

573. PFC Harris was a national of the United States at the time of the attack and his death.

574. As a result of the attack, PFC Harris was injured in his person and/or property. The Plaintiff members of the Harris Family are the survivors and/or heirs of PFC Harris and are entitled to recover for the damages PFC Harris sustained.

575. Plaintiff Sorainya Harris is the mother of PFC Harris. She is a national of the United States.

576. Plaintiff Tennyson Charles Harris is the father of PFC Harris. He is a national of the United States.

577. Plaintiff Tiffany Dotson is the sister of PFC Harris. She is a national of the United States.

578. Plaintiff Ashley Michelle Harris is the sister of PFC Harris. She is a national of the United States.

579. Plaintiff Christopher Wayne Johnson is the brother of PFC Harris. He is a national of the United States.

580. Plaintiff David L. Parker is the brother of PFC Harris. He is a national of the United States.

581. Plaintiff Felicia Ann Harris is the step-mother of PFC Harris. She is a national of the United States. Felicia Ann Harris lived in the same household as PFC Harris for a substantial period of time and considered PFC Harris the functional equivalent of a biological son.

582. Plaintiff Michael Rufus II is the step-brother of PFC Harris. He is a national of the United States. Michael Rufus II lived in the same household as PFC Harris for a substantial period of time and considered PFC Harris the functional equivalent of a biological brother.

583. Plaintiff Stephanie Rufus is the step-sister of PFC Harris. She is a national of the United States. Stephanie Rufus lived in the same household as PFC Harris for a substantial period of time and considered PFC Harris the functional equivalent of a biological brother.

584. As a result of the November 27, 2010 attack and PFC Harris's injuries and death, each member of the Harris Family has experienced severe mental anguish, emotional pain and suffering, and the loss of PFC Harris's society, companionship, and counsel.

The Jay Henigan Family

585. Jay Henigan served in Afghanistan as a civilian government contractor working for the Central Intelligence Agency. On September 25, 2011, Mr. Henigan was injured in an insider attack in Kabul Province, Afghanistan. Mr. Henigan died on September 25, 2011 as a result of injuries sustained during the attack.

586. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

587. Mr. Henigan's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, and the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

588. Mr. Henigan was a national of the United States at the time of the attack and his death.

589. As a result of the attack, Mr. Henigan was injured in his person and/or property. The Plaintiff members of the Henigan Family are the survivors and/or heirs of Mr. Henigan and are entitled to recover for the damages Mr. Henigan sustained.

590. Plaintiff Alex Henigan is the son of Mr. Henigan. He is a national of the United States.

591. As a result of the September 25, 2011 attack and Mr. Henigan's injuries and death, each member of the Henigan Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Henigan's society, companionship, and counsel.

The Ryan P. Jayne Family

592. Specialist Ryan P. Jayne served in Afghanistan as a member of the U.S. Army Reserve. On November 3, 2012, SPC Jayne was injured in an IED attack in Paktia Province, Afghanistan. SPC Jayne died on November 3, 2012 as a result of injuries sustained during the attack.

593. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

594. SPC Jayne's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

595. SPC Jayne was a national of the United States at the time of the attack and his death.

596. As a result of the attack, SPC Jayne was injured in his person and/or property. The Plaintiff members of the Jayne Family are the survivors and/or heirs of SPC Jayne and are entitled to recover for the damages SPC Jayne sustained.

597. Plaintiff Paul Elmer Jayne is the father of SPC Jayne. He is a national of the United States.

598. Plaintiff Sherry A. Skeens is the mother of SPC Jayne. She is a national of the United States.

599. Plaintiff Adam Matthew Jayne is the brother of SPC Jayne. He is a national of the United States.

600. Plaintiff G.A.S., by and through his next friend Kent Alan Skeens, is the minor brother of SPC Jayne. He is a national of the United States.

601. Plaintiff T.L.S., by and through his next friend Kent Alan Skeens, is the minor brother of SPC Jayne. He is a national of the United States.

602. Plaintiff Z.R.S., by and through her next friend Kent Alan Skeens, is the minor sister of SPC Jayne. She is a national of the United States.

603. Plaintiff Kent Alan Skeens is the step-father of SPC Jayne. He is a national of the United States. Kent Alan Skeens lived in the same household as

SPC Jayne for a substantial period of time and considered SPC Jayne the functional equivalent of a biological son.

604. As a result of the November 3, 2012 attack and SPC Jayne's injuries and death, each member of the Jayne Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Jayne's society, companionship, and counsel.

The Manoharan "Paul" Kamaleson Family

605. Manoharan "Paul" Kamaleson served in Afghanistan as the civilian chief operating officer of the First MicroFinance Bank. On January 14, 2019, Mr. Kamaleson was injured in a suicide bombing attack in Kabul Province, Afghanistan. Mr. Kamaleson died on January 14, 2019 as a result of injuries sustained during the attack.

606. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

607. Mr. Kamaleson's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who detonated the bomb neither wore uniforms nor otherwise identified themselves as enemy combatants, and this detonation indiscriminately placed civilians at risk, injuring at least 12

women and 23 children among more than the 100 persons who were injured in this attack.

608. Mr. Kamaleson was a national of the United States at the time of the attack and his death.

609. As a result of the attack, Mr. Kamaleson was injured in his person and/or property. The Plaintiff members of the Kamaleson Family are the survivors and/or heirs of Mr. Kamaleson and are entitled to recover for the damages Mr. Kamaleson sustained.

610. Plaintiff Nicole Kamaleson is the widow of Mr. Kamaleson. She is a national of the United States.

611. Plaintiff Barclay Kamaleson is the son of Mr. Kamaleson. He is a national of the United States.

612. Plaintiff Cade Kamaleson is the son of Mr. Kamaleson. He is a national of the United States.

613. Plaintiff Cedric Paul Kamaleson is the son of Mr. Kamaleson. He is a national of the United States.

614. Plaintiff Sunderraj Mark Kamaleson is the brother of Mr. Kamaleson. He is a national of the United States.

615. As a result of the January 14, 2019 attack and Mr. Kamaleson's injuries and death, each member of the Kamaleson Family has experienced severe

mental anguish, emotional pain and suffering, and the loss of Mr. Kamaleson's society, companionship, and counsel.

The Michael J. Knapp Family

616. Sergeant Michael J. Knapp served in Afghanistan as a member of the U.S. Army. On May 18, 2012, SGT Knapp was injured in an indirect fire attack in Kunar Province, Afghanistan. SGT Knapp died on May 18, 2012 as a result of injuries sustained during the attack.

617. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

618. SGT Knapp's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and indiscriminately placed civilians at risk.

619. SGT Knapp was a national of the United States at the time of the attack and his death.

620. As a result of the attack, SGT Knapp was injured in his person and/or property. The Plaintiff members of the Knapp Family are the survivors and/or heirs of SGT Knapp and are entitled to recover for the damages SGT Knapp sustained.

621. Plaintiff Abby Knapp-Morris is the widow of SGT Knapp. She is a national of the United States.

622. Plaintiff K.K., by and through her next friend Abby Knapp-Morris, is the minor daughter of SGT Knapp. She is a national of the United States.

623. As a result of the May 18, 2012 attack and SGT Knapp's injuries and death, each member of the Knapp Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Knapp's society, companionship, and counsel.

Brandon Korona

624. Plaintiff Sergeant Brandon Korona served in Afghanistan as a member of the U.S. Army. On June 23, 2013, SGT Korona was injured in an IED attack in Paktika Province, Afghanistan. The attack severely wounded SGT Korona, who suffered from significant injuries to his left leg requiring a below-knee amputation in 2017, a fractured right ankle, and a traumatic brain injury. As a result of the June 23, 2013 attack and his injuries, SGT Korona has experienced severe physical and emotional pain and suffering.

625. The attack was committed by al-Qaeda (a designated FTO at the time of the attack) and the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) acting together in a joint al-Qaeda-Taliban cell.

626. The attack that injured SGT Korona would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants and the passive detonation system indiscriminately placed civilians at risk.

627. SGT Korona was a national of the United States at the time of the attack and remains one to this day.

The Todd W. Lambka Family

628. First Lieutenant Todd W. Lambka served in Afghanistan as a member of the U.S. Army. On August 1, 2012, 1LT Lambka was injured in an IED attack in Paktika Province, Afghanistan. 1LT Lambka died on August 1, 2012 as a result of injuries sustained during the attack.

629. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

630. 1LT Lambka's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

631. 1LT Lambka was a national of the United States at the time of the attack and his death.

632. As a result of the attack, 1LT Lambka was injured in his person and/or property. The Plaintiff members of the Lambka Family are the survivors and/or heirs of 1LT Lambka and are entitled to recover for the damages 1LT Lambka sustained.

633. Plaintiff Brian Lambka is the father of 1LT Lambka. He is a national of the United States.

634. Plaintiff Jordan Lambka is the brother of 1LT Lambka. He is a national of the United States.

635. As a result of the August 1, 2012 attack and 1LT Lambka's injuries and death, each member of the Lambka Family has experienced severe mental anguish, emotional pain and suffering, and the loss of 1LT Lambka's society, companionship, and counsel.

The Jason D. Landphair Family

636. Jason D. Landphair served in Afghanistan as a civilian government contractor working for Praetorian Standard Inc. On January 29, 2015, Mr. Landphair was injured in an insider attack in Kabul Province, Afghanistan. Mr. Landphair died on January 29, 2015 as a result of injuries sustained during the attack.

637. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

638. Mr. Landphair's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, and the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

639. Mr. Landphair was a national of the United States at the time of the attack and his death.

640. As a result of the attack, Mr. Landphair was injured in his person and/or property. The Plaintiff members of the Landphair Family are the survivors and/or heirs of Mr. Landphair and are entitled to recover for the damages Mr. Landphair sustained.

641. Plaintiff Natasha Buchanan is the widow of Mr. Landphair. She is a national of the United States.

642. Plaintiff L.A.E.L.B., by and through her next friend Natasha Buchanan, is the minor daughter of Mr. Landphair. She is a national of the United States.

643. Plaintiff S.L.L.B., by and through her next friend Natasha Buchanan, is the minor daughter of Mr. Landphair. She is a national of the United States.

644. Plaintiff Douglas A. Landphair is the father of Mr. Landphair. He is a national of the United States.

645. Plaintiff Jean S. Landphair is the mother of Mr. Landphair. She is a national of the United States.

646. Plaintiff Meredith Landphair is the sister of Mr. Landphair. She is a national of the United States.

647. As a result of the January 29, 2015 attack and Mr. Landphair's injuries and death, each member of the Landphair Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Landphair's society, companionship, and counsel.

The Andrew R. Looney Family

648. Sergeant Andrew R. Looney served in Afghanistan as a member of the U.S. Army. On June 21, 2010, SGT Looney was injured in a suicide bombing attack in Kunar Province, Afghanistan. SGT Looney died on June 21, 2010 as a result of injuries sustained during the attack.

649. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

650. SGT Looney's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s)

who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

651. SGT Looney was a national of the United States at the time of the attack and his death.

652. As a result of the attack, SGT Looney was injured in his person and/or property. The Plaintiff members of the Looney Family are the survivors and/or heirs of SGT Looney and are entitled to recover for the damages SGT Looney sustained.

653. Plaintiff C. Richard Looney is the father of SGT Looney. He is a national of the United States.

654. Plaintiff Martha Looney is the mother of SGT Looney. She is a national of the United States.

655. As a result of the June 21, 2010 attack and SGT Looney's injuries and death, each member of the Looney Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Looney's society, companionship, and counsel.

The Russell E. Madden Family

656. Specialist Russell E. Madden served in Afghanistan as a member of the U.S. Army. On June 23, 2010, SPC Madden was injured in an indirect fire

attack in Logar Province, Afghanistan. SPC Madden died on June 23, 2010 as a result of injuries sustained during the attack.

657. The attack was committed by the Haqqani Network, a part of the Taliban.

658. SPC Madden's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and indiscriminately placed civilians at risk.

659. SPC Madden was a national of the United States at the time of the attack and his death.

660. As a result of the attack, SPC Madden was injured in his person and/or property. The Plaintiff members of the Madden Family are the survivors and/or heirs of SPC Madden and are entitled to recover for the damages SPC Madden sustained.

661. Plaintiff Martin E. Madden is the father of SPC Madden. He is a national of the United States.

662. Plaintiff Martin P. Madden is the brother of SPC Madden. He is a national of the United States.

663. Plaintiff Lindsey R. Maldonado is the sister of SPC Madden. She is a national of the United States.

664. Plaintiff Pamela J. Madden is the step-mother of SPC Madden. She is a national of the United States. Pamela J. Madden lived in the same household as SPC Madden for a substantial period of time and considered SPC Madden the functional equivalent of a biological son.

665. As a result of the June 23, 2010 attack and SPC Madden's injuries and death, each member of the Madden Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Madden's society, companionship, and counsel.

The Chase S. Marta Family

666. Specialist Chase S. Marta served in Afghanistan as a member of the U.S. Army. On May 7, 2012, SPC Marta was injured in an IED attack in Ghazni Province, Afghanistan. SPC Marta died on May 7, 2012 as a result of injuries sustained during the attack.

667. The attack was committed by the Haqqani Network, a part of the Taliban.

668. SPC Marta's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

669. SPC Marta was a national of the United States at the time of the attack and his death.

670. As a result of the attack, SPC Marta was injured in his person and/or property. The Plaintiff members of the Marta Family are the survivors and/or heirs of SPC Marta and are entitled to recover for the damages SPC Marta sustained.

671. Plaintiff Taylor Marta is the sister of SPC Marta. She is a national of the United States.

672. Plaintiff Karyn Stone Marta is the mother of SPC Marta. She is a national of the United States.

673. Plaintiff Lawrence Marta is the father of SPC Marta. She is a national of the United States.

674. As a result of the May 7, 2012 attack and SPC Marta's injuries and death, each member of the Marta Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Marta's society, companionship, and counsel.

The Ethan J. Martin Family

675. Corporal Ethan J. Martin served in Afghanistan as a member of the U.S. Army. On August 7, 2012, CPL Martin was injured in an insider attack in Paktia Province, Afghanistan. CPL Martin died on August 7, 2012 as a result of injuries sustained during the attack.

676. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

677. CPL Martin's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

678. CPL Martin was a national of the United States at the time of the attack and his death.

679. As a result of the attack, CPL Martin was injured in his person and/or property. The Plaintiff members of the Martin Family are the survivors and/or heirs of CPL Martin and are entitled to recover for the damages CPL Martin sustained.

680. Plaintiff Kristie Surprenant is the mother of CPL Martin. She is a national of the United States.

681. Plaintiff Bob Surprenant is the step-father of CPL Martin. He is a national of the United States. Bob Surprenant lived in the same household as CPL Martin for a substantial period of time and considered CPL Martin the functional equivalent of a biological son.

682. As a result of the August 7, 2012 attack and CPL Martin's injuries and death, each member of the Martin Family has experienced severe mental anguish,

emotional pain and suffering, and the loss of CPL Martin's society, companionship, and counsel.

The Chauncy R. Mays Family

683. Staff Sergeant Chauncy R. Mays served in Afghanistan as a member of the U.S. Army. On February 28, 2011, SSG Mays was injured in an IED attack in Wardak Province, Afghanistan. SSG Mays died on February 28, 2011 as a result of injuries sustained during the attack.

684. The attack was committed by the Haqqani Network, a part of the Taliban.

685. SSG Mays's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

686. SSG Mays was a national of the United States at the time of the attack and his death.

687. As a result of the attack, SSG Mays was injured in his person and/or property. The Plaintiff members of the Mays Family are the survivors and/or heirs of SSG Mays and are entitled to recover for the damages SSG Mays sustained.

688. Plaintiff Thomas Pierce Mays is the father of SSG Mays. He is a national of the United States.

689. Plaintiff Alyson Overman Rodgers is the mother of SSG Mays. She is a national of the United States.

690. Plaintiff Cody Cheyenne Mays is the brother of SSG Mays. He is a national of the United States.

691. Plaintiff Tammy Renee Mays is the step-mother of SSG Mays. She is a national of the United States. Tammy Renee Mays lived in the same household as SSG Mays for a substantial period of time and considered SSG Mays the functional equivalent of a biological son.

692. As a result of the February 28, 2011 attack and SSG Mays's injuries and death, each member of the Mays Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Mays's society, companionship, and counsel.

The Mecolus C. McDaniel Family

693. Staff Sergeant Mecolus C. McDaniel served in Afghanistan as a member of the U.S. Army. On March 19, 2011, SSG McDaniel was injured in an IED attack in Khost Province, Afghanistan. SSG McDaniel died on March 19, 2011 as a result of injuries sustained during the attack.

694. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

695. SSG McDaniel's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

696. SSG McDaniel was a national of the United States at the time of the attack and his death.

697. As a result of the attack, SSG McDaniel was injured in his person and/or property. The Plaintiff members of the McDaniel Family are the survivors and/or heirs of SSG McDaniel and are entitled to recover for the damages SSG McDaniel sustained.

698. Plaintiff Sonja McDaniel is the widow of SSG McDaniel. She is a national of the United States.

699. Plaintiff M.M., by and through his next friend Sonja McDaniel, is the minor son of SSG McDaniel. He is a national of the United States.

700. Plaintiff Charmaine Renee Gilbert is the step-daughter of SSG McDaniel. She is a national of the United States. Charmaine Renee Gilbert lived in

the same household as SSG McDaniel for a substantial period of time and considered SSG McDaniel the functional equivalent of a biological father.

701. Plaintiff Jordan Gilbert is the step-son of SSG McDaniel. He is a national of the United States. Jordan Gilbert lived in the same household as SSG McDaniel for a substantial period of time and considered SSG McDaniel the functional equivalent of a biological father.

702. Plaintiff Jasmine Thomas is the step-daughter of SSG McDaniel. She is a national of the United States. Jasmine Thomas lived in the same household as SSG McDaniel for a substantial period of time and considered SSG McDaniel the functional equivalent of a biological father.

703. As a result of the March 19, 2011 attack and SSG McDaniel's injuries and death, each member of the McDaniel Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG McDaniel's society, companionship, and counsel.

The Richard P. McEvoy Family

704. Richard P. McEvoy served in Afghanistan as a civilian government contractor working for DynCorp, Int'l. On August 22, 2015, Mr. McEvoy was injured in a suicide bombing attack in Kabul Province, Afghanistan. Mr. McEvoy died on August 22, 2015 as a result of injuries sustained during the attack.

705. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

706. Mr. McEvoy's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a public road in front of a private hospital.

707. Mr. McEvoy was a national of the United States at the time of the attack and his death.

708. As a result of the attack, Mr. McEvoy was injured in his person and/or property. The Plaintiff members of the McEvoy Family are the survivors and/or heirs of Mr. McEvoy and are entitled to recover for the damages Mr. McEvoy sustained.

709. Plaintiff Kathleen McEvoy is the widow of Mr. McEvoy. She is a national of the United States.

710. Plaintiff Michelle Rose McEvoy is the daughter of Mr. McEvoy. She is a national of the United States.

711. Plaintiff Patrick Charles McEvoy is the son of Mr. McEvoy. He is a national of the United States.

712. Plaintiff Janice H. Proctor is the mother of Mr. McEvoy. She is a national of the United States.

713. Plaintiff Luann Varney is the sister of Mr. McEvoy. She is a national of the United States.

714. As a result of the August 22, 2015 attack and Mr. McEvoy's injuries and death, each member of the McEvoy Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. McEvoy's society, companionship, and counsel.

The Richard L. McNulty III Family

715. Private First Class Richard L. McNulty III served in Afghanistan as a member of the U.S. Army. On May 13, 2012, PFC McNulty was injured in an IED attack in Khost Province, Afghanistan. PFC McNulty died on May 13, 2012 as a result of injuries sustained during the attack.

716. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

717. PFC McNulty's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s)

who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

718. PFC McNulty was a national of the United States at the time of the attack and his death.

719. As a result of the attack, PFC McNulty was injured in his person and/or property. The Plaintiff members of the McNulty Family are the survivors and/or heirs of PFC McNulty and are entitled to recover for the damages PFC McNulty sustained.

720. Plaintiff Shannon K. McNulty is the sister of PFC McNulty. She is a national of the United States.

721. As a result of the May 13, 2012 attack and PFC McNulty's injuries and death, each member of the McNulty Family has experienced severe mental anguish, emotional pain and suffering, and the loss of PFC McNulty's society, companionship, and counsel.

The Shaun M. Mittler Family

722. Staff Sergeant Shaun M. Mittler served in Afghanistan as a member of the U.S. Army. On July 10, 2010, SSG Mittler was injured in a complex attack involving small arms fire and rocket propelled grenades in Kunar Province,

Afghanistan. SSG Mittler died on July 10, 2010 as a result of injuries sustained during the attack.

723. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

724. SSG Mittler's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

725. SSG Mittler was a national of the United States at the time of the attack and his death.

726. As a result of the attack, SSG Mittler was injured in his person and/or property. The Plaintiff members of the Mittler Family are the survivors and/or heirs of SSG Mittler and are entitled to recover for the damages SSG Mittler sustained.

727. Plaintiff Cristine Mittler is the daughter of SSG Mittler. She is a national of the United States.

728. Plaintiff Terry Mittler is the father of SSG Mittler. He is a national of the United States.

729. Plaintiff Joyce L. Turner is the mother of SSG Mittler. She is a national of the United States.

730. Plaintiff Misty Marie Barclay is the sister of SSG Mittler. She is a national of the United States.

731. Plaintiff Alexander Lee Mittler is the brother of SSG Mittler. He is a national of the United States.

732. As a result of the July 10, 2010 attack and SSG Mittler's injuries and death, each member of the Mittler Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Mittler's society, companionship, and counsel.

The Carlos J. Negrón Sr. Family

733. Specialist Carlos J. Negrón Sr. served in Afghanistan as a member of the U.S. Army. On July 10, 2010, SPC Negrón was injured in a complex attack involving a rocket propelled grenade and small arms fire in Kunar Province, Afghanistan. SPC Negrón died on July 10, 2010 as a result of injuries sustained during the attack.

734. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

735. SPC Negrón's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

736. SPC Negrón was a national of the United States at the time of the attack and his death.

737. As a result of the attack, SPC Negrón was injured in his person and/or property. The Plaintiff members of the Negrón Family are the survivors and/or heirs of SPC Negrón and are entitled to recover for the damages SPC Negrón sustained.

738. Plaintiff Gabriel Negrón is the father of SPC Negrón. He is a national of the United States.

739. Plaintiff Marta Torres is the mother of SPC Negrón. She is a national of the United States.

740. Plaintiff Jose Negrón is the brother of SPC Negrón. He is a national of the United States.

741. Plaintiff Maribel Negrón is the sister of SPC Negrón. She is a national of the United States.

742. Plaintiff Marvin Negrón is the brother of SPC Negrón. He is a national of the United States.

743. As a result of the July 10, 2010 attack and SPC Negrón's injuries and death, each member of the Negrón Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Negrón's society, companionship, and counsel.

The Christopher R. Newman Family

744. Staff Sergeant Christopher R. Newman served in Afghanistan as a member of the U.S. Army. On October 29, 2011, SSG Newman was injured in a suicide bombing attack in Kabul Province, Afghanistan. SSG Newman died on October 29, 2011 as a result of injuries sustained during the attack.

745. The attack was committed by the Taliban (including the Haqqani Network) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

746. SSG Newman's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a busy road near a university.

747. SSG Newman was a national of the United States at the time of the attack and his death.

748. As a result of the attack, SSG Newman was injured in his person and/or property. The Plaintiff members of the Newman Family are the survivors and/or heirs of SSG Newman and are entitled to recover for the damages SSG Newman sustained.

749. Plaintiff Amanda Newman is the widow of SSG Newman. She is a national of the United States.

750. Plaintiff Derrick Anthony Davis is the brother of SSG Newman. He is a national of the United States.

751. Plaintiff Donald Edward Newman Sr. is the grandfather of SSG Newman. He is a national of the United States. Donald Edward Newman Sr. lived in the same household as SSG Newman for a substantial period of time and considered SSG Newman the functional equivalent of a biological son.

752. As a result of the October 29, 2011 attack and SSG Newman's injuries and death, each member of the Newman Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Newman's society, companionship, and counsel.

The Bryan J. Nichols Family

753. Chief Warrant Officer 2 Bryan J. Nichols served in Afghanistan as a member of the U.S. Army Reserve. On August 6, 2011, CW2 Nichols was injured

in an attack on a helicopter in Wardak Province, Afghanistan. CW2 Nichols died on August 6, 2011 as a result of injuries sustained during the attack.

754. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack).

755. CW2 Nichols's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

756. CW2 Nichols was a national of the United States at the time of the attack and his death.

757. As a result of the attack, CW2 Nichols was injured in his person and/or property. The Plaintiff members of the Nichols Family are the survivors and/or heirs of CW2 Nichols and are entitled to recover for the damages CW2 Nichols sustained.

758. Plaintiff Cynthia Nichols is the mother of CW2 Nichols. She is a national of the United States.

759. Plaintiff Douglas Nichols is the father of CW2 Nichols. He is a national of the United States.

760. Plaintiff Brandon Nichols is the brother of CW2 Nichols. He is a national of the United States.

761. As a result of the August 6, 2011 attack and CW2 Nichols's injuries and death, each member of the Nichols Family has experienced severe mental anguish, emotional pain and suffering, and the loss of CW2 Nichols's society, companionship, and counsel.

The Rafael A. Nieves Jr. Family

762. Specialist Rafael A. Nieves Jr. served in Afghanistan as a member of the U.S. Army. On July 10, 2011, SPC Nieves was injured in a complex attack involving small arms fire and rocket propelled grenades in Paktika Province, Afghanistan. SPC Nieves died on July 10, 2011 as a result of injuries sustained during the attack.

763. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

764. SPC Nieves's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

765. SPC Nieves was a national of the United States at the time of the attack and his death.

766. As a result of the attack, SPC Nieves was injured in his person and/or property. The Plaintiff members of the Nieves Family are the survivors and/or heirs of SPC Nieves and are entitled to recover for the damages SPC Nieves sustained.

767. Plaintiff Thomas Priolo is the foster-father of SPC Nieves. He is a national of the United States. Thomas Priolo lived in the same household as SPC Nieves for a substantial period of time and considered SPC Nieves the functional equivalent of a biological son.

768. As a result of the July 10, 2011 attack and SPC Nieves's injuries and death, each member of the Nieves Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Nieves's society, companionship, and counsel.

The Adam J. Novak Family

769. Private Adam J. Novak served in Afghanistan as a member of the U.S. Army. On August 27, 2010, PVT Novak was injured in an IED attack in Paktia Province, Afghanistan. PVT Novak died on August 27, 2010 as a result of injuries sustained during the attack.

770. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

771. PVT Novak's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

772. PVT Novak was a national of the United States at the time of the attack and his death.

773. As a result of the attack, PVT Novak was injured in his person and/or property. The Plaintiff members of the Novak Family are the survivors and/or heirs of PVT Novak and are entitled to recover for the damages PVT Novak sustained.

774. Plaintiff Susan Novak is the mother of PVT Novak. She is a national of the United States.

775. Plaintiff Jessica Novak Cruz is the sister of PVT Novak. She is a national of the United States.

776. As a result of the August 27, 2010 attack and PVT Novak's injuries and death, each member of the Novak Family has experienced severe mental anguish, emotional pain and suffering, and the loss of PVT Novak's society, companionship, and counsel.

The Kyle B. Osborn Family

777. Sergeant Kyle B. Osborn served in Afghanistan as a member of the U.S. Army. On September 13, 2012, SGT Osborn was injured in a rocket propelled grenade attack in Ghazni Province, Afghanistan. SGT Osborn died on September 13, 2012 as a result of injuries sustained during the attack.

778. The attack was committed by the Haqqani Network, a part of the Taliban.

779. SGT Osborn's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

780. SGT Osborn was a national of the United States at the time of the attack and his death.

781. As a result of the attack, SGT Osborn was injured in his person and/or property. The Plaintiff members of the Osborn Family are the survivors and/or heirs of SGT Osborn and are entitled to recover for the damages SGT Osborn sustained.

782. Plaintiff Creighton David Osborn is the father of SGT Osborn. He is a national of the United States.

783. Plaintiff Kade M. Osborn is the brother of SGT Osborn. He is a national of the United States.

784. Plaintiff Katlyn M. Osborn is the sister of SGT Osborn. She is a national of the United States.

785. Plaintiff Christa L. Osborn is the step-mother of SGT Osborn. She is a national of the United States. Christa L. Osborn lived in the same household as SGT Osborn for a substantial period of time and considered SGT Osborn the functional equivalent of a biological son.

786. As a result of the September 13, 2012 attack and SGT Osborn's injuries and death, each member of the Osborn Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Osborn's society, companionship, and counsel.

The Jared C. Plunk Family

787. Specialist Jared C. Plunk served in Afghanistan as a member of the U.S. Army. On June 25, 2010, SPC Plunk was injured in a complex attack involving small arms fire and rocket propelled grenades in Kunar Province, Afghanistan. SPC Plunk died on June 25, 2010 as a result of injuries sustained during the attack.

788. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), a LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

789. SPC Plunk's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

790. SPC Plunk was a national of the United States at the time of the attack and his death.

791. As a result of the attack, SPC Plunk was injured in his person and/or property. The Plaintiff members of the Plunk Family are the survivors and/or heirs of SPC Plunk and are entitled to recover for the damages SPC Plunk sustained.

792. Plaintiff Glenda Willard is the mother of SPC Plunk. She is a national of the United States.

793. Plaintiff Michelle Hock is the sister of SPC Plunk. She is a national of the United States.

794. Plaintiff Rane Massoni is the sister of SPC Plunk. She is a national of the United States.

795. Plaintiff Jordan Plunk is the brother of SPC Plunk. He is a national of the United States.

796. Plaintiff Justin T. Plunk is the brother of SPC Plunk. He is a national of the United States.

797. As a result of the June 25, 2010 attack and SPC Plunk's injuries and death, each member of the Plunk Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Plunk's society, companionship, and counsel.

The Blaine E. Redding Family

798. Specialist Blaine E. Redding served in Afghanistan as a member of the U.S. Army. On June 7, 2010, SPC Redding was injured in an IED attack in Kunar Province, Afghanistan. SPC Redding died on June 7, 2010 as a result of injuries sustained during the attack.

799. The attack was committed by the Taliban, al-Qaeda (a designated FTO at the time of the attack), and LeT (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban-LeT cell.

800. SPC Redding's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

801. SPC Redding was a national of the United States at the time of the attack and his death.

802. As a result of the attack, SPC Redding was injured in his person and/or property. The Plaintiff members of the Redding Family are the survivors and/or heirs of SPC Redding and are entitled to recover for the damages SPC Redding sustained.

803. Plaintiff Blaine A. Redding is the father of SPC Redding. He is a national of the United States.

804. As a result of the June 7, 2010 attack and SPC Redding's injuries and death, each member of the Redding Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Redding's society, companionship, and counsel.

The Jesse D. Reed Family

805. Specialist Jesse D. Reed served in Afghanistan as a member of the U.S. Army. On July 14, 2010, SPC Reed was injured in an IED attack in Zabul Province, Afghanistan. SPC Reed died on July 14, 2010 as a result of injuries sustained during the attack.

806. The attack was committed by the Haqqani Network, a part of the Taliban.

807. SPC Reed's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

808. SPC Reed was a national of the United States at the time of the attack and his death.

809. As a result of the attack, SPC Reed was injured in his person and/or property. The Plaintiff members of the Reed Family are the survivors and/or heirs of SPC Reed and are entitled to recover for the damages SPC Reed sustained.

810. Plaintiff Heather L. Reed is the widow of SPC Reed. She is a national of the United States.

811. Plaintiff David Reed is the father of SPC Reed. He is a national of the United States.

812. As a result of the July 14, 2010 attack and SPC Reed's injuries and death, each member of the Reed Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Reed's society, companionship, and counsel.

The Joseph A. Richardson Family

813. Sergeant Joseph A. Richardson served in Afghanistan as a member of the U.S. Army. On November 16, 2012, SGT Richardson was injured in a complex attack involving an IED and small arms fire in Paktika Province, Afghanistan. SGT Richardson died on November 16, 2012 as a result of injuries sustained during the attack.

814. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

815. SGT Richardson's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

816. SGT Richardson was a national of the United States at the time of the attack and his death.

817. As a result of the attack, SGT Richardson was injured in his person and/or property. The Plaintiff members of the Richardson Family are the survivors and/or heirs of SGT Richardson and are entitled to recover for the damages SGT Richardson sustained.

818. Plaintiff Cassie Marie Richardson is the sister of SGT Richardson. She is a national of the United States.

819. As a result of the November 16, 2012 attack and SGT Richardson's injuries and death, each member of the Richardson Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Richardson's society, companionship, and counsel.

The Michael E. Ristau Family

820. Sergeant Michael E. Ristau served in Afghanistan as a member of the U.S. Army. On July 13, 2012, SGT Ristau was injured in an IED attack in Zabul Province, Afghanistan. SGT Ristau died on July 13, 2012 as a result of injuries sustained during the attack.

821. The attack was committed by the Haqqani Network, a part of the Taliban.

822. SGT Ristau's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

823. SGT Ristau was a national of the United States at the time of the attack and his death.

824. As a result of the attack, SGT Ristau was injured in his person and/or property. The Plaintiff members of the Ristau Family are the survivors and/or heirs of SGT Ristau and are entitled to recover for the damages SGT Ristau sustained.

825. Plaintiff Randy Ristau is the father of SGT Ristau. He is a national of the United States.

826. Plaintiff H.R., by and through her next friend Randy Ristau, is the minor sister of SGT Ristau. She is a national of the United States.

827. Plaintiff Suzanne Ristau is the step-mother of SGT Ristau. She is a national of the United States. Suzanne Ristau lived in the same household as SGT Ristau for a substantial period of time and considered SGT Ristau the functional equivalent of a biological son.

828. Plaintiff Christopher Powers is the step-brother of SGT Ristau. He is a national of the United States. Christopher Powers lived in the same household as SGT Ristau for a substantial period of time and considered SGT Ristau the functional equivalent of a biological brother.

829. As a result of the July 13, 2012 attack and SGT Ristau's injuries and death, each member of the Ristau Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Ristau's society, companionship, and counsel.

The Edgar N. Roberts III Family

830. Sergeant First Class Edgar N. Roberts III served in Afghanistan as a member of the U.S. Army National Guard. On June 26, 2010, SFC Roberts was injured in an IED attack in Wardak Province, Afghanistan. SFC Roberts died on August 17, 2010 as a result of injuries sustained during the attack.

831. The attack was committed by the Haqqani Network, a part of the Taliban.

832. SFC Roberts's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

833. SFC Roberts was a national of the United States at the time of the attack and his death.

834. As a result of the attack, SFC Roberts was injured in his person and/or property. The Plaintiff members of the Roberts Family are the survivors and/or heirs of SFC Roberts and are entitled to recover for the damages SFC Roberts sustained.

835. Plaintiff Jannett Cecilia Roberts is the widow of SFC Roberts and is his survivor and/or heir.

836. Plaintiff E.N.R., by and through his next friend Jannett Cecilia Roberts, is the minor son of SFC Roberts. He is a national of the United States.

837. Plaintiff Miguel Angel Nathaniel Roberts is the son of SFC Roberts. He is a national of the United States.

838. Plaintiff Carlos Cruz is the step-son of SFC Roberts. He is a national of the United States. Carlos Cruz lived in the same household as SFC Roberts for a substantial period of time and considered SFC Roberts the functional equivalent of a biological father.

839. Plaintiff Joel C. Cruz is the step-son of SFC Roberts. He is a national of the United States. Joel C. Cruz lived in the same household as SFC Roberts for a substantial period of time and considered SFC Roberts the functional equivalent of a biological father.

840. As a result of the June 26, 2010 attack and SFC Roberts's injuries and death, each member of the Roberts Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SFC Roberts's society, companionship, and counsel.

The Mario Rodriguez Jr. Family

841. Sergeant Mario Rodriguez Jr. served in Afghanistan as a member of the U.S. Army. On June 11, 2010, SGT Rodriguez was injured in a complex attack involving small arms fire and rocket propelled grenades in Logar Province,

Afghanistan. SGT Rodriguez died on June 11, 2010 as a result of injuries sustained during the attack.

842. The attack was committed by the Haqqani Network, a part of the Taliban.

843. SGT Rodriguez's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

844. SGT Rodriguez was a national of the United States at the time of the attack and his death.

845. As a result of the attack, SGT Rodriguez was injured in his person and/or property. The Plaintiff members of the Rodriguez Family are the survivors and/or heirs of SGT Rodriguez and are entitled to recover for the damages SGT Rodriguez sustained.

846. Plaintiff Leslie Rodriguez is the widow of SGT Rodriguez. She is a national of the United States.

847. Plaintiff R.G., by and through her next friend Leslie Rodriguez, is the minor step-daughter of SGT Rodriguez. She is a national of the United States. R.G. lived in the same household as SGT Rodriguez for a substantial period of time and considered SGT Rodriguez the functional equivalent of a biological father.

848. As a result of the June 11, 2010 attack and SGT Rodriguez's injuries and death, each member of the Rodriguez Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Rodriguez's society, companionship, and counsel.

The Angel Roldan Jr. Family

849. Angel Roldan Jr. served in Afghanistan as a civilian government contractor working for DynCorp, Int'l. On May 16, 2013, Mr. Roldan was injured in a suicide bombing attack in Kabul Province, Afghanistan. Mr. Roldan died on May 16, 2013 as a result of injuries sustained during the attack.

850. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

851. Mr. Roldan's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a public road during rush hour.

852. Mr. Roldan was a national of the United States at the time of the attack and his death.

853. As a result of the attack, Mr. Roldan was injured in his person and/or property. The Plaintiff members of the Roldan Family are the survivors and/or heirs of Mr. Roldan and are entitled to recover for the damages Mr. Roldan sustained.

854. Plaintiff Lieselotte R. Roldan is the widow of Mr. Roldan. She is a national of the United States.

855. Plaintiff Angel R. Roldan is the son of Mr. Roldan. He is a national of the United States.

856. Plaintiff Matthias P. Roldan is the son of Mr. Roldan. He is a national of the United States.

857. Plaintiff Samantha G. Roldan is the daughter of Mr. Roldan. She is a national of the United States.

858. As a result of the May 16, 2013 attack and Mr. Roldan's injuries and death, each member of the Roldan Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Roldan's society, companionship, and counsel.

The Rex L. Schad Family

859. Staff Sergeant Rex L. Schad served in Afghanistan as a member of the U.S. Army. On March 11, 2013, SSG Schad was injured in an insider attack in

Wardak Province, Afghanistan. SSG Schad died on March 11, 2013 as a result of injuries sustained during the attack.

860. The attack was committed by the Haqqani Network, a designated FTO at the time of the attack and part of the Taliban.

861. SSG Schad's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

862. SSG Schad was a national of the United States at the time of the attack and his death.

863. As a result of the attack, SSG Schad was injured in his person and/or property. The Plaintiff members of the Schad Family are the survivors and/or heirs of SSG Schad and are entitled to recover for the damages SSG Schad sustained.

864. Plaintiff Colleen Whipple is the mother of SSG Schad. She is a national of the United States.

865. As a result of the March 11, 2013 attack and SSG Schad's injuries and death, each member of the Schad Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Schad's society, companionship, and counsel.

The Jonathan P. Schmidt Family

866. Staff Sergeant Jonathan P. Schmidt served in Afghanistan as a member of the U.S. Army. On September 1, 2012, SSG Schmidt was injured in a complex attack involving small arms fire and grenades in Ghazni Province, Afghanistan. SSG Schmidt died on September 1, 2012 as a result of injuries sustained during the attack.

867. The attack was committed by the Haqqani Network, a part of the Taliban.

868. SSG Schmidt's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

869. SSG Schmidt was a national of the United States at the time of the attack and his death.

870. As a result of the attack, SSG Schmidt was injured in his person and/or property. The Plaintiff members of the Schmidt Family are the survivors and/or heirs of SSG Schmidt and are entitled to recover for the damages SSG Schmidt sustained.

871. Plaintiff LeeAnn Schmidt is the mother of SSG Schmidt. She is a national of the United States.

872. Plaintiff Phillip J. Schmidt is the father of SSG Schmidt. He is a national of the United States.

873. Plaintiff Brandon Tyler Schmidt is the brother of SSG Schmidt. He is a national of the United States.

874. As a result of the September 1, 2012 attack and SSG Schmidt's injuries and death, each member of the Schmidt Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Schmidt's society, companionship, and counsel.

The Billy J. Siercks Family

875. First Sergeant Billy J. Siercks served in Afghanistan as a member of the U.S. Army. On September 27, 2011, 1SG Siercks was injured in an indirect fire attack in Logar Province, Afghanistan. 1SG Siercks died on September 28, 2011 as a result of injuries sustained during the attack.

876. The attack was committed by the Haqqani Network, a part of the Taliban.

877. 1SG Siercks's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and indiscriminately placed civilians at risk.

878. 1SG Siercks was a national of the United States at the time of the attack and his death.

879. As a result of the attack, 1SG Siercks was injured in his person and/or property. The Plaintiff members of the Siercks Family are the survivors and/or heirs of 1SG Siercks and are entitled to recover for the damages 1SG Siercks sustained.

880. Plaintiff Georganne M. Siercks is the widow of 1SG Siercks. She is a national of the United States.

881. Plaintiff G.S., by and through his next friend Georganne M. Siercks, is the minor son of 1SG Siercks. He is a national of the United States.

882. Plaintiff G.S., by and through his next friend Georganne M. Siercks, is the minor son of 1SG Siercks. He is a national of the United States.

883. As a result of the September 27, 2011 attack and 1SG Siercks's injuries and death, each member of the Siercks Family has experienced severe mental anguish, emotional pain and suffering, and the loss of 1SG Siercks's society, companionship, and counsel.

The Anne T. Smedinghoff Family

884. U.S. Foreign Service officer Anne T. Smedinghoff served in Afghanistan as a member of the U.S. State Department. On April 6, 2013, Ms. Smedinghoff was injured in a suicide bombing attack in Zabul Province,

Afghanistan. Ms. Smedinghoff died on April 6, 2013 as a result of injuries sustained during the attack.

885. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

886. Ms. Smedinghoff's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, she was a civilian State Department Employee not taking part in hostilities and escorting Afghan journalists covering American officials donating books to a school.

887. Ms. Smedinghoff was a national of the United States at the time of the attack and her death.

888. As a result of the attack, Ms. Smedinghoff was injured in her person and/or property. The Plaintiff members of the Smedinghoff Family are the survivors and/or heirs of Ms. Smedinghoff and are entitled to recover for the damages Ms. Smedinghoff sustained.

889. Plaintiff Mary Beth Smedinghoff is the mother of Ms. Smedinghoff. She is a national of the United States.

890. Plaintiff Thomas Smedinghoff is the father of Ms. Smedinghoff. He is a national of the United States.

891. Plaintiff Joan M. Smedinghoff is the sister of Ms. Smedinghoff. She is a national of the United States.

892. Plaintiff Mark T. Smedinghoff is the brother of Ms. Smedinghoff. He is a national of the United States.

893. Plaintiff Regina C. Smedinghoff is the sister of Ms. Smedinghoff. She is a national of the United States.

894. As a result of the April 6, 2013 attack and Ms. Smedinghoff's injuries and death, each member of the Smedinghoff Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Ms. Smedinghoff's society, companionship, and counsel.

The Omar Soltero Family

895. Specialist Omar Soltero served in Afghanistan as a member of the U.S. Army. On January 31, 2011, SPC Soltero was injured in an IED attack in Wardak Province, Afghanistan. SPC Soltero died on January 31, 2011 as a result of injuries sustained during the attack.

896. The attack was committed by the Haqqani Network, a part of the Taliban.

897. SPC Soltero's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as

enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

898. SPC Soltero was a national of the United States at the time of the attack and his death.

899. As a result of the attack, SPC Soltero was injured in his person and/or property. The Plaintiff members of the Soltero Family are the survivors and/or heirs of SPC Soltero and are entitled to recover for the damages SPC Soltero sustained.

900. Plaintiff Gustavo Alfonso Soltero Sr. is the father of SPC Soltero. He is a national of the United States.

901. Plaintiff Maria Soltero is the mother of SPC Soltero.

902. Plaintiff Adrian Carrillo Soltero is the brother of SPC Soltero. He is a national of the United States.

903. As a result of the January 31, 2011 attack and SPC Soltero's injuries and death, each member of the Soltero Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Soltero's society, companionship, and counsel.

The Orion N. Sparks Family

904. Staff Sergeant Orion N. Sparks served in Afghanistan as a member of the U.S. Army. On September 26, 2012, SSG Sparks was injured in a suicide

bombing attack in Logar Province, Afghanistan. SSG Sparks died on September 26, 2012 as a result of injuries sustained during the attack.

905. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

906. SSG Sparks's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

907. SSG Sparks was a national of the United States at the time of the attack and his death.

908. As a result of the attack, SSG Sparks was injured in his person and/or property. The Plaintiff members of the Sparks Family are the survivors and/or heirs of SSG Sparks and are entitled to recover for the damages SSG Sparks sustained.

909. Plaintiff Garry Lee Sparks is the father of SSG Sparks. He is a national of the United States.

910. Plaintiff Jan Marie Hurnblad Sparks is the mother of SSG Sparks. She is a national of the United States.

911. Plaintiff Erik Sparks is the brother of SSG Sparks. He is a national of the United States.

912. Plaintiff Zachary Douglas Sparks is the brother of SSG Sparks. He is a national of the United States.

913. Plaintiff Jane Sparks is the step-mother of SSG Sparks. She is a national of the United States. Jane Sparks lived in the same household as SSG Sparks for a substantial period of time and considered SSG Sparks the functional equivalent of a biological son.

914. As a result of the September 26, 2012 attack and SSG Sparks's injuries and death, each member of the Sparks Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Sparks's society, companionship, and counsel.

The Nicholas P. Spehar Family

915. Special Warfare Operator Petty Officer 2nd Class Nicholas P. Spehar served in Afghanistan as a member of the U.S. Navy. On August 6, 2011, SO2 (SEAL) Spehar was injured in an attack on a helicopter in Wardak Province, Afghanistan. SO2 (SEAL) Spehar died on August 6, 2011 as a result of injuries sustained during the attack.

916. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack).

917. SO2 (SEAL) Spehar's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the

terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

918. SO2 (SEAL) Spehar was a national of the United States at the time of the attack and his death.

919. As a result of the attack, SO2 (SEAL) Spehar was injured in his person and/or property. The Plaintiff members of the Spehar Family are the survivors and/or heirs of SO2 (SEAL) Spehar and are entitled to recover for the damages SO2 (SEAL) Spehar sustained.

920. Plaintiff Annette Spehar is the mother of SO2 (SEAL) Spehar. She is a national of the United States.

921. Plaintiff Patrick Spehar is the father of SO2 (SEAL) Spehar. He is a national of the United States.

922. Plaintiff Lisa Martinusen is the sister of SO2 (SEAL) Spehar. She is a national of the United States.

923. Plaintiff Marie Sentina Mielke is the sister of SO2 (SEAL) Spehar. She is a national of the United States.

924. Plaintiff Jacob Louis Spehar is the brother of SO2 (SEAL) Spehar. He is a national of the United States.

925. Plaintiff Luke Spehar is the brother of SO2 (SEAL) Spehar. He is a national of the United States.

926. As a result of the August 6, 2011 attack and SO2 (SEAL) Spehar's injuries and death, each member of the Spehar Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SO2 (SEAL) Spehar's society, companionship, and counsel.

The Cameron J. Stambaugh Family

927. Specialist Cameron J. Stambaugh served in Afghanistan as a member of the U.S. Army. On July 8, 2012, SPC Stambaugh was injured in an IED attack in Wardak Province, Afghanistan. SPC Stambaugh died on July 8, 2012 as a result of injuries sustained during the attack.

928. The attack was committed by the Haqqani Network, a part of the Taliban.

929. SPC Stambaugh's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

930. SPC Stambaugh was a national of the United States at the time of the attack and his death.

931. As a result of the attack, SPC Stambaugh was injured in his person and/or property. The Plaintiff members of the Stambaugh Family are the survivors

and/or heirs of SPC Stambaugh and are entitled to recover for the damages SPC Stambaugh sustained.

932. Plaintiff Mitchell L. Stambaugh is the father of SPC Stambaugh. He is a national of the United States.

933. As a result of the July 8, 2012 attack and SPC Stambaugh's injuries and death, each member of the Stambaugh Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Stambaugh's society, companionship, and counsel.

The Joshua J. Strickland Family

934. Sergeant Joshua J. Strickland served in Afghanistan as a member of the U.S. Army. On September 21, 2013, SGT Strickland was injured in an insider attack in Paktia Province, Afghanistan. SGT Strickland died on September 21, 2013 as a result of injuries sustained during the attack.

935. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

936. SGT Strickland's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist who committed the attack was unlawfully wearing the uniform of his enemy.

937. SGT Strickland was a national of the United States at the time of the attack and his death.

938. As a result of the attack, SGT Strickland was injured in his person and/or property. The Plaintiff members of the Strickland Family are the survivors and/or heirs of SGT Strickland and are entitled to recover for the damages SGT Strickland sustained.

939. Plaintiff Garrett Layne Funk is the brother of SGT Strickland. He is a national of the United States.

940. As a result of the September 21, 2013 attack and SGT Strickland's injuries and death, each member of the Strickland Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SGT Strickland's society, companionship, and counsel.

The Barry Sutton Family

941. Barry Sutton served in Afghanistan as a civilian government contractor working for DynCorp, Int'l. On August 22, 2015, Mr. Sutton was injured in a suicide bombing attack in Kabul Province, Afghanistan. Mr. Sutton died on August 22, 2015 as a result of injuries sustained during the attack.

942. The attack was committed by the Taliban (including the Haqqani Network, a designated FTO at the time of the attack) and al-Qaeda (a designated FTO at the time of the attack) acting together in the Kabul Attack Network.

943. Mr. Sutton's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, he was a civilian not taking part in hostilities, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants, and the attack indiscriminately placed civilians at risk, killing multiple Afghan civilians, because it occurred on a public road in front of a private hospital.

944. Mr. Sutton was a national of the United States at the time of the attack and his death.

945. As a result of the attack, Mr. Sutton was injured in his person and/or property. The Plaintiff members of the Sutton Family are the survivors and/or heirs of Mr. Sutton and are entitled to recover for the damages Mr. Sutton sustained.

946. Plaintiff Erin Nicole Goss is the daughter of Mr. Sutton. She is a national of the United States.

947. Plaintiff Summer Breanne Sutton is the daughter of Mr. Sutton. She is a national of the United States.

948. Plaintiff Harriet Sutton is the mother of Mr. Sutton. She is a national of the United States.

949. Plaintiff Trecia Brock Hood is the sister of Mr. Sutton. She is a national of the United States.

950. Plaintiff Wendy Shedd is the sister of Mr. Sutton. She is a national of the United States.

951. Plaintiff Freddie Dewey Sutton is the brother of Mr. Sutton. He is a national of the United States.

952. As a result of the August 22, 2015 attack and Mr. Sutton's injuries and death, each member of the Sutton Family has experienced severe mental anguish, emotional pain and suffering, and the loss of Mr. Sutton's society, companionship, and counsel.

The James E. Thode Family

953. Sergeant First Class James E. Thode served in Afghanistan as a member of the U.S. Army National Guard. On December 2, 2010, SFC Thode was injured in an IED attack in Khost Province, Afghanistan. SFC Thode died on December 2, 2010 as a result of injuries sustained during the attack.

954. The attack was committed by the Haqqani Network (a part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

955. SFC Thode's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as

enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

956. SFC Thode was a national of the United States at the time of the attack and his death.

957. As a result of the attack, SFC Thode was injured in his person and/or property. The Plaintiff members of the Thode Family are the survivors and/or heirs of SFC Thode and are entitled to recover for the damages SFC Thode sustained.

958. Plaintiff Evelyn Taylor is the mother of SFC Thode. She is a national of the United States.

959. As a result of the December 2, 2010 attack and SFC Thode's injuries and death, each member of the Thode Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SFC Thode's society, companionship, and counsel.

The Ryan Gregory Timoney Family

960. Plaintiff Captain Ryan Gregory Timoney served in Afghanistan as a member of the U.S. Army. On May 20, 2012, CPT Timoney was injured in a suicide bomber attack in Uruzgan Province, Afghanistan. The attack severely wounded CPT Timoney, who lost his left leg, suffered shrapnel injuries to his left arm, left chest, left abdomen, and left side of his skull, and also suffers from spinal pain, seizures, physical limitations, and speech, reading and vision difficulty. As a

result of the May 20, 2012 attack and his injuries, CPT Timoney has experienced severe physical and emotional pain and suffering.

961. The attack was committed by al-Qaeda (a designated FTO at the time of the attack) and the Taliban with al-Qaeda providing and training the suicide bomber.

962. The attack that injured CPT Timoney would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

963. CPT Timoney was a national of the United States at the time of the attack, and remains one to this day.

964. Plaintiff Diane Timoney is the mother of CPT Timoney. She is a national of the United States.

965. Plaintiff Gregory Timoney is the father of CPT Timoney. He is a national of the United States.

966. As a result of the May 20, 2012 attack and CPT Timoney's injuries, each member of the Timoney Family has experienced severe mental anguish, emotional pain and suffering.

The Nickolas S. Welch Family

967. Specialist Nickolas S. Welch served in Afghanistan as a member of the U.S. Army. On July 23, 2013, SPC Welch was injured in an IED attack in Wardak Province, Afghanistan. SPC Welch died on August 6, 2013 as a result of injuries sustained during the attack.

968. The attack was committed by the Haqqani Network, a designated FTO at the time of the attack and part of the Taliban.

969. SPC Welch's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

970. SPC Welch was a national of the United States at the time of the attack and his death.

971. As a result of the attack, SPC Welch was injured in his person and/or property. The Plaintiff members of the Welch Family are the survivors and/or heirs of SPC Welch and are entitled to recover for the damages SPC Welch sustained.

972. Plaintiff Barry Welch is the father of SPC Welch. He is a national of the United States.

973. Plaintiff Lorria Welch is the mother of SPC Welch. She is a national of the United States.

974. Plaintiff Zackary Welch is the brother of SPC Welch. He is a national of the United States.

975. As a result of the July 23, 2013 attack and SPC Welch's injuries and death, each member of the Welch Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Welch's society, companionship, and counsel.

The Blake D. Whipple Family

976. Specialist Blake D. Whipple served in Afghanistan as a member of the U.S. Army. On November 5, 2010, SPC Whipple was injured in an IED attack in Ghazni Province, Afghanistan. SPC Whipple died on November 5, 2010 as a result of injuries sustained during the attack.

977. The attack was committed by the Haqqani Network, a part of the Taliban.

978. SPC Whipple's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

979. SPC Whipple was a national of the United States at the time of the attack and his death.

980. As a result of the attack, SPC Whipple was injured in his person and/or property. The Plaintiff members of the Whipple Family are the survivors and/or heirs of SPC Whipple and are entitled to recover for the damages SPC Whipple sustained.

981. Plaintiff David Whipple is the father of SPC Whipple. He is a national of the United States.

982. Plaintiff Kimberley A. Whipple is the mother of SPC Whipple. She is a national of the United States.

983. Plaintiff Brian Gregory Clyburn is the brother of SPC Whipple. He is a national of the United States.

984. Plaintiff Sean Whipple is the brother of SPC Whipple. He is a national of the United States.

985. As a result of the November 5, 2010 attack and SPC Whipple's injuries and death, each member of the Whipple Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Whipple's society, companionship, and counsel.

The James T. Wickliff-Chacin Family

986. Specialist James T. Wickliff-Chacin served in Afghanistan as a member of the U.S. Army. On August 12, 2013, SPC Wickliff-Chacin was injured in an IED attack in Logar Province, Afghanistan. SPC Wickliff-Chacin died on September 20, 2013 as a result of injuries sustained during the attack.

987. The attack was committed by the Haqqani Network, a designated FTO at the time of the attack and part of the Taliban.

988. SPC Wickliff-Chacin's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

989. SPC Wickliff-Chacin was a national of the United States at the time of the attack and his death.

990. As a result of the attack, SPC Wickliff-Chacin was injured in his person and/or property. The Plaintiff members of the Wickliff-Chacin Family are the survivors and/or heirs of SPC Wickliff-Chacin and are entitled to recover for the damages SPC Wickliff-Chacin sustained.

991. Plaintiff Martha Carolina Smith is the mother of SPC Wickliff-Chacin. She is a national of the United States. She brings claims in both her

personal capacity and her representative capacity on behalf of SPC Wickliff-Chacin's estate.

992. Plaintiff Thomas Elmer Wickliff is the father of SPC Wickliff-Chacin. He is a national of the United States.

993. Plaintiff Michelle Carolina Rotelli is the sister of SPC Wickliff-Chacin. She is a national of the United States.

994. As a result of the August 12, 2013 attack and SPC Wickliff-Chacin's injuries and death, each member of the Wickliff-Chacin Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Wickliff-Chacin's society, companionship, and counsel.

995. SPC Wickliff-Chacin's estate is entitled to recover economic and non-economic damages from Defendants, due to his murder.

The Clarence Williams III Family

996. Specialist Clarence Williams III served in Afghanistan as a member of the U.S. Army. On July 8, 2012, SPC Williams was injured in an IED attack in Wardak Province, Afghanistan. SPC Williams died on July 8, 2012 as a result of injuries sustained during the attack.

997. The attack was committed by the Haqqani Network, a part of the Taliban.

998. SPC Williams's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who planted the IED neither wore uniforms nor otherwise identified themselves as enemy combatants, and the passive detonation system indiscriminately placed civilians at risk.

999. SPC Williams was a national of the United States at the time of the attack and his death.

1000. As a result of the attack, SPC Williams was injured in his person and/or property. The Plaintiff members of the Williams Family are the survivors and/or heirs of SPC Williams and are entitled to recover for the damages SPC Williams sustained.

1001. Plaintiff Clarence Williams Jr. is the father of SPC Williams. He is a national of the United States.

1002. Plaintiff Talisa Shervon Williams is the mother of SPC Williams. She is a national of the United States.

1003. Plaintiff Samantha Shervon Williams is the sister of SPC Williams. She is a national of the United States.

1004. Plaintiff Abrill Renee Williams-Osbourne is the sister of SPC Williams. She is a national of the United States.

1005. As a result of the July 8, 2012 attack and SPC Williams's injuries and death, each member of the Williams Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SPC Williams's society, companionship, and counsel.

The Sonny C. Zimmerman Family

1006. Staff Sergeant Sonny C. Zimmerman served in Afghanistan as a member of the U.S. Army. On July 15, 2013, SSG Zimmerman was injured in an attack involving a recoilless rifle in Paktia Province, Afghanistan. SSG Zimmerman died on July 15, 2013 as a result of injuries sustained during the attack.

1007. The attack was committed by the Haqqani Network (a designated FTO at the time of the attack and part of the Taliban) and al-Qaeda (a designated FTO at the time of the attack) acting together in a joint al-Qaeda-Taliban cell.

1008. SSG Zimmerman's murder would have violated the laws of war if these terrorist groups were subject to them because, among other reasons, the terrorist(s) who committed the attack neither wore uniforms nor otherwise identified themselves as enemy combatants.

1009. SSG Zimmerman was a national of the United States at the time of the attack and his death.

1010. As a result of the attack, SSG Zimmerman was injured in his person and/or property. The Plaintiff members of the Zimmerman Family are the

survivors and/or heirs of SSG Zimmerman and are entitled to recover for the damages SSG Zimmerman sustained.

1011. Plaintiff Michelle Zimmerman is the mother of SSG Zimmerman. She is a national of the United States.

1012. Plaintiff Chris Lee Zimmerman is the father of SSG Zimmerman. He is a national of the United States.

1013. Plaintiff Baily Zimmerman is the sister of SSG Zimmerman. She is a national of the United States.

1014. As a result of the July 15, 2013 attack and SSG Zimmerman's injuries and death, each member of the Zimmerman Family has experienced severe mental anguish, emotional pain and suffering, and the loss of SSG Zimmerman's society, companionship, and counsel.

CLAIMS FOR RELIEF

First Claim for Relief

Civil Liability Under 18 U.S.C. § 2333(d) *for Aiding and Abetting Foreign Terrorist Organizations*

1015. Plaintiffs repeat and re-allege each and every allegation of the foregoing paragraphs as if fully set forth herein.

1016. Plaintiffs were all injured by acts of international terrorism as defined by 18 U.S.C. § 2331(1).

1017. This claim for relief applies to all attacks that were committed, planned, and authorized by organizations that had been designated FTOs as of the date of the attacks.

1018. HBL aided and abetted the person(s) who committed the attacks by knowingly providing illicit financial services that facilitated large funds transfers to the members of the al-Qaeda Terror Syndicate in the lead-up to the terrorist attack at issue.

1019. As alleged above, HBL provided this assistance knowingly.

1020. HBL was generally aware that by unlawfully providing funds to the members of the al-Qaeda Terror Syndicate, it was playing a role in the Syndicate's terrorist and tortious activities.

1021. The assistance HBL provided was substantial because, *inter alia*, the amount of money provided to the al-Qaeda Terror Syndicate was significant, HBL had a culpable state of mind, and the assistance continued over many years, evincing a deliberate long-term intention by HBL to participate in the ongoing illicit enterprise.

1022. The attacks at issue were a reasonably foreseeable result of the Syndicate's terrorist and tortious activities.

1023. In amending the ATA through JASTA, Congress has repeatedly stressed its objective to create civil liability for persons and entities that have

provided material support, directly or indirectly, to foreign organizations or persons that engage in terrorist activities against the United States.

1024. HBL should accordingly be held liable for civil aiding and abetting under 18 U.S.C. § 2333(d).

Second Claim for Relief

Civil Liability Under 18 U.S.C. § 2333(d) *for Conspiring with Foreign Terrorist Organizations*

1025. Plaintiffs repeat and re-allege each and every allegation of the foregoing paragraphs as if fully set forth herein.

1026. HBL entered into a conspiracy with its customers (including Al Rashid Trust and Dawood Ibrahim, as well as the other SDGTs listed in this Complaint), as well as al-Qaeda, the Haqqani Network, LeT, and JeM, to join the al-Qaeda Terror Syndicate's terrorist campaign.

1027. As explained above, the Syndicate members conspired to carry out a terror campaign targeting Coalition forces in Afghanistan for the purpose of targeting United States citizens and institutions and affecting the policies of the U.S. government.

1028. HBL knew that the objective of the conspiracy between these sophisticated terrorist organizations was to facilitate terrorist attacks, including attacks against Coalition forces. This includes the attacks at issue in this case that were planned, authorized, or executed by designated FTOs.

1029. HBL agreed to join and further this conspiracy by helping its terrorist customers move large sums of money (primarily in USD) through the international financial system (and particularly the United States) undetected.

1030. The terrorist attacks at issue in this case were a foreseeable act in furtherance of this conspiracy that caused Plaintiffs' injuries.

1031. HBL should accordingly be held liable for conspiracy under 18 U.S.C. § 2333(d).

Third Claim for Relief

Civil Liability Under 18 U.S.C. § 2333(a) for *Providing Material Support to Terrorists in Violation of 18 U.S.C. § 2339A*

1032. Plaintiffs repeat and re-allege each and every allegation of the foregoing paragraphs as if fully set forth herein.

1033. HBL provided material support or resources to members of the al-Qaeda Terror Syndicate in violation of 18 U.S.C. § 2339A by transferring money to these terrorist organizations knowing that those funds would be used in preparation for or in carrying out one or more violations of enumerated predicate offenses, including 18 U.S.C. §§ 844(f) (destroying federal property), 930(c) (homicide in the course of attacking a federal facility), 956 (conspiracy to kill, kidnap, maim, or injure individuals, or to damage property, in a foreign country), 1114 (killing a federal officer, employee, or member of the armed forces), 1361

(destruction of federal property), and 2332 (killing or assaulting a United States national outside the United States).

1034. HBL's material support to notorious terrorists in the manner and with the knowledge alleged in this Complaint constitutes acts of international terrorism, because HBL's conduct involved acts that are dangerous to human life, that violated the criminal laws of the United States, and objectively appeared to be intended to influence the policy of a government by intimidation or coercion or affect the conduct of a government by mass destruction, assassination, or kidnapping, and transcends national boundaries.

1035. HBL's actions caused Plaintiffs' injuries by providing the members of the al-Qaeda Terror Syndicate with funds necessary and sufficient to carry out the terrorist attacks implicated in this case.

1036. As alleged above, HBL acted with the requisite scienter—either knowledge or deliberate indifference.

1037. HBL should accordingly be held liable under 18 U.S.C. § 2333(a).

Fourth Claim for Relief

Civil Liability Under 18 U.S.C. § 2333(a) for Providing Material Support to Terrorist Organizations *in Violation of 18 U.S.C. § 2339B*

1038. Plaintiffs repeat and re-allege each and every allegation of the foregoing paragraphs as if fully set forth herein.

1039. As stated above, HBL knowingly provided funds to individual leaders or operatives belonging to designated FTOs that were members of the al-Qaeda Terror Syndicate, including al-Qaeda and the Haqqani Network.

1040. HBL also knowingly provided funds to designated SDGTs who raised money for these FTOs.

1041. HBL knew, or was deliberately indifferent, to the fact that these terrorist organizations operated as a syndicate, so that by providing assistance to one of them, it was providing assistance to their collective terrorist enterprise.

1042. HBL knew, or was deliberately indifferent, to the fact that its customers and counter-parties were agents or alter-egos of FTOs, such that it was providing material support to FTOs by offering financial services to its customers.

1043. By knowingly providing material support in the form of financial services to individuals and entities it knew were agents or alter-egos of FTOs, HBL violated 18 U.S.C. § 2339B, which prohibits knowingly providing any material support or resources to a designated FTO.

1044. HBL's knowing provision of material support to individuals and entities it knew were agents or alter-egos of FTOs constitutes acts of international terrorism, because that conduct involved acts that are dangerous to human life, violated the criminal laws of the United States, and objectively appeared to be intended to influence the policy of a government by intimidation or coercion or

affect the conduct of a government by mass destruction, assassination, or kidnapping, and transcends national boundaries.

1045. HBL's actions caused Plaintiffs' injuries by providing the members of the al-Qaeda Terror Syndicate with funds necessary and sufficient to carry out the terrorist attacks implicated in this case.

1046. HBL should accordingly be held liable under 18 U.S.C. § 2333(a).

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray that this Court:

- (a) Accept jurisdiction over this action;
- (b) Enter judgment against HBL and in favor of all Plaintiffs for compensatory damages (including for physical and emotional pain and suffering, loss of society, companionship, comfort, advice, and counsel, and economic loss) in amounts to be determined at trial;
- (c) Enter judgment against HBL and in favor of Plaintiffs for treble damages pursuant to 18 U.S.C. § 2333;
- (d) Enter judgment against HBL and in favor of Plaintiffs for any and all costs sustained in connection with the prosecution of this action, including attorney's fees, pursuant to 18 U.S.C. § 2333;
- (e) Grant pre-judgment interest, as authorized by law; and
- (f) Grant such other and further relief as justice requires.

PLAINTIFFS DEMAND A TRIAL BY JURY ON ALL ISSUES SO TRIABLE.

Respectfully submitted,

/s/Tejinder Singh

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